INDEX-DIGEST

TO THE EDITORIALS, NOTES OF RECENT DECISIONS, LEAD-ING ARTICLES, ANNOTATED CASES, LEGAL NEWS. CORRESPONDENCE AND BOOK REVIEWS IN VOLUME 63

A separate subject-index for the "Digest of Current Opinions" will be found on page 489, following this Index-Digest.

ACTIONS,

whether it is necessary for a party who was induced by fraud to release a cause of action for personal injuries, to return consideration as condition precedent to right to bring suit, 35.

ADJOINING PROPERTY.

surface support by coal, 228.

employment of aliens, and regulations thereof, 43. ANIMALS,

the law to protect birds, 137. constitutionality of stock law, 403.

APPEALS.

right of appellate court sua sponte to order a remittitur, 227.

a suspension appeal will lie from an order refusing to grant preliminary injunction but does not suspend or postpone trial on the merits, 277.

a litigant on appeal will not be heard to complain of error which he has induced the trial court to commit, 328.

ARBITRATION,

acts amounting to a waiver of right to arbi-trate as provided in an insurance policy,

448. ASSIGNMENT,

ASSIGNMENT, whether wages to be earned may be assigned, 285, 288.

ATTORNEY AND CLIENT, where client becomes insane pending probate proceedings, 66.

employment of counsel by city attorney terminable at will, 184.

where legislature provides for employment of additional counsel for collection of taxes by city attorney, does such employment expire with the city attorney's term of office, 187.

arguments of counsel, 398.

BACON,

BACON.

some considerations with regard to the Ba-conian system of jurisprudence, 429. BANKRUPTCY,

preferential transfer where an insolvent has money in a bank subject to check and also owes the bank upon promissory note,

assignee acting as trustee with the approval of referee entitled to pay for services prior to appointment of a trustee in bankruptcy, 124.

trustee's title to bankrupt's property as against attaching creditors, 183. amendments going to jurisdiction in bankruptcy proceedings, 195.

BANKS AND BANKING, check on a bank amounts to an assignment of funds pro tanto, 451. is the holder of a check in such privity of contract with the bank on which such check is drawn as to permit of a suit by the holder against the bank for its wrongful refusal to accept it for payment, 454.

BIRDS, the law to protect birds, 137. BOOKS RECEIVED, 18, 57, 75, 97, 172, 190, 228, 252, 331, 390, 405, 423, 441, 476. BRIDGES,

liability where jointly charged with main-tenance of bridge, 204.

CARRIERS

Cause for unavoidable delay in shipment of cattle no excuse for failure to exercise reasonable care, 122.

reasonableness of notice in shipping contract requiring shipper to give notice of injury to stock, 162.

Ilability of common carrier where there is an express prohibition not to allow inspection before delivery, 275.

party injured by panic in street car caused by a blazing match thrown away by a passenger which ignited passenger's dress, 276.

whether the act of congress known as Em-ployer's Liability Act affecting common carriers is unconstitutional and void, 278,

when carrier cannot limit its liability for negligence by an agreed valuation of

negligence by an agreed valuation of goods, 371.
enforcement of freight charges by a sale of goods cannot be legally effected without giving consignor notice when, 466.
CHATTEL MORTGAGES, insufficiency of description, how far it will invalidate, 197.

CIVIL LAW, conflict between civil and common law in our new possessions, 411. CIVIL RIGHTS.

party making himself obnoxious to theater managers may be excluded from theaters,

CONCEALED WEAFONS,
unlawful use of deadly weapons, 171.
CONFLICT OF LAWS,
conflict between civil and common law in
our new possessions. 411.
CONSTITUTIONAL LAW,

NSTITUTIONAL LAW, when constitutional provisions and statutes should be construed liberally, 72. equal protection of the law in sale of intoxicants not denied because producers or manufacturers of domestic wines are exempt by statute while such wines are in their hands, 106. what of our American States, 124. constitutionality of juvenile court laws of Illinois, 145.

Illinois, 145. State's right to limit the hours of labor,

right to labor and employ labor—freedom of contract, 147. limiting hours of labor but permitting con-tracts for extra time, 148. right of legislature to regulate dangerous and unhealthy employments, 163.

CONSTITUTIONAL LAW-Continued.
when payment of compensation is not a conwhen payment or compensation is not a condition precedent to the validity of an act of expropriation when private property is taken for public use, 179.
right of legislature to regulate employment of women and children, 181.
right of legislature to regulate labor on

of women and children, 181.
right of legislature to regulate labor on public works and railroads, 198.
what constitutes or what does not constitute class legislation, 208.
religious garb worn in public schools contrary to constitutional provisions forbidding use of property of the state in aid of sectarian influences, 222.

sectarian innuences, 222.
what is equal protection of law as applied
to tax laws, 318.
meaning of "life, liberty and property," 373.
constitutionality of stock law, 403.
exigencies which seem to regard the calling

of a constitutional convention in Missouri,

CONSTRUCTION.

when constitutional provisions and statutes should be construed liberally, 72.

CONTEMPT, refusal to obey judgment in quo warranto proceedings held contempt notwithstand-ing advice of counsel, 221.

CONTRACTS,

right of quasi-public corporations to bind themselves to one form of transportation or to one right of way, 41. a bad decision in regard to suits brought to

recover in contracts for delivery of goods in installments, 81.

failure to pay installment provided in a con-tract, 90.

tract, 90.
damages resulting in cases where there has been a contract to pay upon delivery of installments of the thing contracted for and a refusal to pay for the installment as agreed, 95.
when equity will appears as 111-22. when equity will enforce an illegal contract,

something of interest relative to measure of damages for willful breach of contract before time for performance arrives, 161. validity of agreement to pay for return of stolen watch, there being no attempt made to compound felony, 238, the law relating to indefinite orders, 239.

the law relating to indefinite orders, 239. was mutuality imported into the agreement in the case of Underwood Typewriter Company vs. Century Realty Company, 259. mutuality of contract, 260. considerations which give rise to the right to rescind a contract, 315, 339. two contracts may be shown by parol evidence to relate to each other so as to constitute one undertaking or contract, 358, 369.

failure to pay the balance due on a con-tract not of itself sufficient ground for cancellation, 388.

CORPORATIONS.

right of quasi-public corporations to bind themselves to one form of transportation or to one right of way, 41. the personal liability of stockholders in an unregistered foreign corporation, 250. contract of foreign corporation is void, even after corporation complied with the stat-

ute. when, 473.

ute, when, 473. foreign corporations may in most states sue for recovery of demand growing out of transactions made without having filed certificate of incorporation or appointment of an agent by subsequently complying with the statutes of the state in which the transaction took place, 475.

COURTS

discretionary declination of jurisdiction of

discretionary declination of jurisdiction or actions between non-residents, 15.
the right of a supreme court of a state to assume an extraordinary power which it denies to all other courts of the state exercising original jurisdiction, 25. how shall the increased business of the courts of many of the states be provided

COVENANTS,

party wall having been agreed upon by adjoining owners and the cost thereof to a party be a covenant running with the land, is binding on successive owners, 300. CRIMINAL LAW, admissibility of evidence of similar crimes,

confusion as to the meaning of the term "disturbing the peace," 467.

CUSTOM, pleading custom in an action for negligence, 1, 16, 74, 137.

J, 16, DAMAGES,

damages resulting in cases where there has been a contract to pay upon delivery of installments of the thing contracted for and a refusal to pay for the installment

and a refusal to pay for the installment as agreed, 95. something of interest relative to measure of damages for willful breach of contract before time for performance arrives, 161. right to recover for mental anguish caused

by delayed telegraph messages, 340.
where physical injury occurred in an accident damages may be had also for the fright occasioned thereby, 356.
damages for the escape of water from reservoir, 412.

DEEDS,

powers of revocation in deeds, 222.
DESCENTS AND DISTRIBUTIONS,
customs and usages of Indian tribes as determining descent and distribution of In-

termining descent and distribution of in-dian estates, 166, 170. DIGEST OF CURRENT OPINIONS, 18, 37, 58, 75, 98, 115, 138, 155, 172, 190, 211, 229, 252, 270, 292, 309, 331, 363, 390, 405, 424, 441, 457. EMINENT DOMAIN.

NENT DOMAIN, when payment of compensation is not a condition precedent to the validity of an act of expropriation when private property is taken for public use, 179.

EMPLOYER'S LIABILITY ACT, whether the act of Congress known as Em-ployer's Liability Act affecting common carriers is unconstitutional and void, 278, 356.

EMINENT DOMAIN,
when there is confusion of interests, public
and private, 225.
question as to what is a public use under the
exercise of the right of eminent domain, 226.

EQUITY.

equitable defenses in actions at law, 32. equitable defenses in actions at law, 52.
equitable relief in actions at law relating to
contracts of relief obtained by fraud and
actions at law to recover damages for
fraud in such cases, 85.
when equity will enforce an illegal con-

tract, 105.

EVIDENCE cextrinsic evidence may be introduced to show what the nature of a judgment was and what it involved, 14. privileged communications applied to new conditions, 261, 307. admissibility of evidence of similar crimes,

290.

two contracts may be shown by parol evidence to relate to each other so as to constitute one undertaking or contract, 358, 360

FALSE IMPRISONMENT.
false imprisonment distinguished from ma-licious prosecution, 324.

whether it is necessary for a party who was induced by fraud to release a cause of ac-tion for personal injuries, to return consideration as condition precedent to right to bring suit, 35.

FRAUDULENT CONVEYANCES,

when a conveyance is presumed fraudulent between husband and wife, 180. conveyance by husband to wife where latter

as relinquished dower in other property,

GARNISHMENT,
garnishment proceedings when debt is due
by a foreign corporation, 220.
GRAND JURY,
legal complications arising from grand jury
proceedings, 67.
GUESSING CONTESTS,

the legal status of participant in a guess-ing contract, 389. HIGHWAYS,

telephone company liable for damages to a person injured by its negligence in ob-structing the highway, 196.

structing the angular to widow by sale of when rights not lost to widow by sale of property which was afterwards repurchased, 317.

HOMICIDE, neglect of husband to furnish proper medi-cal attendance resulting in death of wife, 150.

involuntary manslaughter for failure to furnish proper medical attention, or other neglect, 152.

error to exclude matters occurring prior to the killing and at the time thereof, 317.

HUMOR OF THE LAW,
18, 58, 75, 97, 115, 138, 154, 172, 190, 211, 229, 252, 269, 292, 308, 331, 363, 390, 405, 423, 441, 457, 476. ILLEGALITY.

when equity will enforce an illegal contract, 105.

validity of agreement to pay for return of stolen watch, there being no attempt made to compound a felony, 238.

INDIANS.

INDIANS,
customs and usages of Indian tribes as determining descent and distribution of Indian estates, 166, 170.

INJUNCTION,
a suspension appeal will lie from an order refusing to grant preliminary injunction but does not suspend or postpone trial on the merits, 277.
whether insolvency is sufficient ground for injunction, 383.

INSOLVENCY,
whether insolvency is sufficient ground for

whether insolvency is sufficient ground for

injunction, 383.
failure to pay the balance due on a contract
not of itself sufficient ground for cancellation, 388.

lation, 388. INSTALLMENTS,

considerations regarding the right to re-cover on contracts for the delivery of goods in installments, 81. failure to pay installment provided in a con-tract, 90.

damages resulting in cases where there has been a contract to pay upon delivery of installments of the thing contracted for and a refusal to pay for the installment as agreed, 95.

INSTRUCTIONS,

some observations concerning cautionary in-structions to juries, 3.

INSURANCE.

URANCE, liability of insurance company when the assured makes true statements in his application and the insurance agent or examining physician inserts false reports, 450.

INTEREST,
whether interest is payable from the date of
delivery of deed to date of entry upon
land by purchaser, where no interest is
provided for by contract, 49, 52.

INTOXICATING LIQUORS, equal protection of the law in sale of in-toxicants not denied because producers or manufacturers of domestic wines are ex-empt by statute while such wines are in their hands, 106.

JAMESTOWN EXPOSITION, the scope of the Jamestown Ter-Centennial, 439.

JUDGES.

the objects of legitimate legal criticism, 55. proper criticism of the judiciary, 153. the significance of Justice Brown's retirement. 268.

JUDGMENTS,

matters concluded by judgments, 12.
extrinsic evidence may be introduced to
show what the nature of a judgment was
and what it involved, 14.
whether same effect is to be given to foreign as to domestic judgments, 436, 433.
the justice of a sentence should be presumed, 447.

JURIES.

some observations concerning cautionary instructions to juries, 3.

JURISDICTION.

discretionary declination of jurisdiction of actions between non-residents, 15. the right of a supreme court of a state to assume an extraordinary power which it denies to all other courts of the state exception or resident distriction of ercising original jurisdiction, 25.

JUVENILE COURT,

constitutionality of juvenile court laws of

Illinois, 145.

LABOR, See Work and Labor; Labor Unions. LABOR UNIONS,

labor or trades unions in regard to the em-ployment of union labor and of employment agencies, 44.

LARCENY,
circumstances under which political subscription from corporate funds is larceny,
430.

LAW AND LAWYERS,

why a certain lawyer refused a fee, 96. the American bar association program for 1906, 136. what is law, 268.

the significance of Justice Brown's retirement, 268.
was not Bacon right after all, 355.

the woman lawyer—a poem, 330.
arguments of counsel, 398.
the unwritten law, 404.
legal education and the failure of the bar
to perform its public duties, 465.
LAW BOOKS,

Miscellaneous, Lincoln's Constitutional History of New

Lincoln's Constitutional History of New York, 17.
Wilcox's Foibles of the Bench, 96.
Bigelow's Centralization and the Law, 97.
"Perjury for Pay" vs. "Perjury for Greed,"
—the other side of the shield, 114.
Edwards' Grand Jury, 291.
the decadence of a law book, 404.
wisaws of Favyclonaedius.

Reviews of Encyclopaedias, Cyclopedia of Law and Procedure, Vol. 20, 18. Cyclopedia of Law and Procedure, Vol. 21, 228.

Cyclopedia of Law and Procedure, Vol. 23, 423.

Reviews of Reports, Probate Reports Annotated, Vol. 10, 189.

Probate Reports Annotated, vol. 10, 189.
Reviews of Text Books.
Wigmore's Cases on Evidence, 36.
Magee on Banks and Banking, 56.
Hesseltine on Trademarks, 56.
King's Perjury for Pay, 57.
Keezer on Marriage and Divorce, 74.
Jones on the Commercial Power of Congress, 74.
Street's Foundations of Legal Liability, 153.
Finkelnburg's Missouri Appellate Practice, 211.

211.
Huddy's Law of Automobiles, 269.
Moore on Carriers, 269.
McGehee's Due Process of Law, 308.
Hughes on Procedure, 361.
Hirschi's Trial Tactics, 363.
Harvey's Handbook of Corporation
Law,

Beale on Innkeepers and Hotels, Theaters and Sleeping Cars, 475.

LEGAL CRITICISM.

the objects of legitimate legal criticism, 35.
proper criticism of the judiciary, 153.

LIBEL AND SLANDER the greater the truth the greater the libel, 54.

liability of editor of newspaper for libel, 73. what are libelous words per se, 436.

LOTTERIES.

le legal status of participant in a guess-ing contract, 389.

MAILS,
See Post Office.
MASTER AND SERVANT,
risks assumed with reference to defective
cars, 3.

servant, 27.
the statutory regulation of employer and employee, 43.
employment of Chinese, Mongolians and other foreign labor, 43.
tax on alien labor, 44.
regulation of labor or trades unions in regard to employment agencies, 44.
discharge of employees, 46.
compelling employees to remain, when, 46.
protection of employees, 48.
requiring corporations to provide for the well being of employees, 48.
injuries to servant from defective appliances, 66.
master assumes risk after promise to rem-

injuries to servant from defective appliances, 66.
master assumes risk after promise to remedy a defect, 83.
liability of master for willful injury of servant by vice-principal while the latter is acting otherwise in the scope of his employment, 209.
liability of master for injury to servant where the latter voluntarily mounts scaffolds or ascends to perilous places, 235.
how far the rule of contributory negligence affects the rule that the master is liable for failure to relieve the sufferings of an employee injured in his employ, 246, 249.
where a party employed for a year if competent the burden of proof is on the employer to show incompetency, 277.
servant injured by an unexploded shot in mines of which he had no notice, 372.
liability of master of mine for discharges from missed holes, 440.

MAXIMS.

necessity of keeping close to the maxims, 299.

MINES AND MINING, servant injured by an unexploded shot in mines of which he had no notice, 372. liability of master of mine for discharges from missed holes, 440

me features which have not been consid-ered with regard to the Springfield mob, 121. MOB LAW some

mortgaging future earnings, 361.
MORTMAIN, MORTGAGES

history and construction of the law regarding mortmain, 240.
MUNICIPAL CORPORATIONS

NICIPAL CORPORATIONS.
does a municipal corporation surrender right
to regulate operation of trains by granting a right of way over city streets, 3.
regulations as to public water supply, 42.
some observations relative to the regulation
of pawnbrokers and second-hand dealers
by municipal ordinance as respects mu-

by municipal ordinance as respects mu-nicipal power and method of regulation, 107.

employment of counsel by city attorney terminable at will, 184.

where legislature provides for employment of additional counsel for collection of taxes by city attorney, does such employment expire with the city attorney's term of office, 187.

liability where jointly charged with maintenance of bridge, 204.

ordinances and resolutions distinguished relating to legislative, quasi-legislative and ministerial acts on the part of the council or governing legislative body, 413.

NEGLIGENCE,

risks assumed with reference to defective

risks assumed with reference to defective

cars, 3.
presumptions in actions for injuries by undue action of inanimate things through causes unknown, 27.
whether it is necessary for a party who was induced by fraud to release a cause of action for personal injuries, to return con-

NEGLIGENCE-Continued.

JLIGENOR—Continued. sideration as condition precedent to right to bring suit, 35.
when plantiff may recover when both parties are guilty of negligence, 111.
whether one injured may be entitled to recover in spite of contributory negligence, 113.

proximate cause where misconduct of third proximate cause where misconduct of third party intervenes as an efficient cause, 146. telephone company liable for damages to a person injured by its negligence in obstructing the highway, 196. negligence of retailer in sale of kerosene oil which was mixed with gasoline, resulting in explosion, 449.

NIAGARA FALLS, federal protection of Niagara Falls, 113.

federal protection of Niagara Falls, 113. NUISANCES,

NUISANCES,
notice to abate a nuisance not necessary in
a criminal prosecution, 340.

PARTY WALLS,
a party wall having been agreed upon by
adjoining owners and the cost thereof to
be a covenant running with the land, is
binding on successive owners, 300.

PAWNBROKERS.

some observations relative to the regulation of pawnbrokers and second-hand dealers by municipal ordinance as respects mu-nicipal power and method of regulation,

PLEADING AND PRACTICE,
pleading custom in an action for negligence,
1, 16, 74, 137.
whether it is necessary for a party who was
induced by fraud to release a cause of action for personal injuries, to return consideration as condition precedent to right to bring suit, 35.

POST OFFICE,
the attack on the second-class mailing privilege, 219, 422.
when postal cards can be used for duns, 307.
PRESUMPTIONS,
presumptions in actions for injuries by undue action of inanimate things through causes unknown, 27.
PRIVILEGED COMMUNICATIONS,

See Evidence. PROCESS

validity of constructive service on non-resident defendants—rule of Haddock vs. Haddock construed, 417, 421.

PUBLIC POLICY, right of quasi-public corporations to bind

right of quasi-public corporations to bind themselves to one form of transportation or to one right of way, 41. validity of agreement to pay for return of stolen watch, there being no attempt made to compound a felony, 238. RAILROADS,

risks assumed with reference to defective

risks assumed with reference to defective cars, 3.
does a municipal corporation surrender right to regulate operation of trains by granting a right of way over city streets, 3.
right of quasi-public corporations to bind themselves to one form of transportation or to one right of way, 41.
right of legislature to regulate labor on public works and railroads, 198.
REMITTITUR,
right of appellate court sue sponte to order

right of appellate court sua sponte to order a remittitur, 227.

REPLEVIN,

where property was placed in hands of agent for sale, such condition evidenced, pre-sumed to continue until the contrary is shown, 318. RESCISSION.

See Contracts.

expression of opinion not a warranty in sale of automobile, 123. SECOND-HAND DEALERS

OND-HAND DEALERS, some observations relative to the regulation of pawnbrokers and second-hand dealers by municipal ordinance as respects muni-cipal power and method of regulation,

SERVICE See Process. SPECIFIC PERFORMANCE,

acts done prior to a verbal contract to con-vey land are never a part performance upon which to base specific performance of an agreement, 396.

STATUTES.

aw as to statement of title of act, 71.
when constitutional provisions and statutes
should be construed liberally, 72.
whether a court can declare a statute void
because of its opinion as to policy, wisdom, expediency or adequacy of the law,

403.

STREET RAILROADS, party injured by panic in streat car caused by a blazing match thrown away by a pas-senger, which ignited passenger's dress,

276. SURFACE SUPPORT.

surface support by coal, 228.

TAXATION.

what is equal protection of law as applied to tax laws, 318.

TELEGRAPHS AND TELEPHONES, injury resulting from refusal to accept tele-graph message recoverable and damages for mental suffering, 131.

for mental suffering, 131.
a connecting line bound to accept message
for transmission, 135.
telephone company liable for damages to a
person injured by its negligence in obstructing the highway, 196.
liability of telegraph company for delayed
cipher message, 304.
right to recover for mental anguish caused
by delayed telegraph messages, 340.

THEATERS.

party making himself obnoxious to theater managers may be excluded from theaters,

THEORY OF THE CASE, principles showing that the theory of the case is an erroneous doctrine, 395.

TORTS.

presumptions in actions for injuries by un-due action of inanimate things through causes unknown, 27. TRADES UNIONS,

See Labor Unions.

some observations concerning cautionary instructions to juries, 3. principles showing that the theory of the case is an erroneous doctrine, 396.

principles showing that the theory of the case is an erroneous doctrine, 395.

USURY,
the law of usury as affecting transactions between factors or commission companies and their customers or clients, 302.

VENDOR AND PURCHASER,
whether interest is payable from the date of delivery of deed to date of entry upon land by purchaser, where no interest is provided for by contract, 49, 52.

WAGES,
whether wages to be earned may be assigned, 285, 288.

WATERS AND WATER COURSES, regulations as to public water supply, 42. every consumer of water has the right to enforce provisions of water company's franchise, 265.
damages for the escape of water from reservoir, 412.

WILLS,
wills executed without animus testandi, 329.

WITNESSES, shall a witness be compelled to answer whether he has been in jail for theft, 330.

WORK AND LABOR, state's right to limit the hours of labor, 147. right to labor and employ labor—freedom of

RK AND LABOR, state's right to limit the hours of labor, 147. right to labor and employ labor—freedom of contract, 147. limiting hours of labor but permitting contracts for extra time, 148. right of legislature to regulate dangerous and unhealthy employments, 163. right of legislature to regulate employment of women and children, 181.

SUBJECT-INDEX

TO ALL THE "DIGESTS OF CURRENT OPINIONS" IN VOL. 63.

This subject-index contains a reference under its appropriate head to every digest of current opinions which has appeared in the volume. The references, of course, are to the pages upon which the digest may be found. There are no cross-references, but each digest is indexed herein under that head, for which it would most naturally occur to a searcher to look. It will be understood that the page to which reference, by number, is made, may contain more than one case on the subject under examination, and therefore the entire page in each instance will necessarily have to be scanned in order to make effective and thorough search.

Abatement and Revival—action against joint contractor, 212; bankruptcy of party, 363; death of husband, 172; death of injured party, 155; gaming, 309; garnishment, 309; injury to property, 270; pendency of foreign action, 292; power of lower court to disregard action, 98; want of jurisdiction, 457.

Accident Insurance—action to set aside settlement, 212; bodily informity or disease, 270; burden of proof, 75, 332; cause of death, 18; employer's liability, 58-363; estoppel to deny liability, 253; fidelity bonds, 405; injury to hand from voluntary striking another, 424; liability of insurer under employer's indemnity policy, 18; notice of accident, 332; scope of septic endorsement, 189; temporary disorder causing injury, 18; warranties, 476.

Accord and Satisfaction—consideration, 58; evidence, 58; executory agreement, 441; extended

dence, 58; executory agreement, 441; ex-tent, 229; insufficient payment, 37; intention of parties, 350; receipt in full, 292; unexe-cuted accord, 98; unilquidated claims, 139;

cuted accord, 98; unliquidated claims, 139; validity, 405.

Account—books of account as evidence, 309; equitable jurisdiction, 18; equity, 139; fiductary relations, 363; libel in personam, 332; right to results of servant's labor, 172; sufficiency of complaint, 270.

Account, Action on—evidence, 190.

Account Stated—conclusiveness, 390; issues and proof, 212.

Acknowledgment—married recovers 160.

proof, 212.

Acknowledgment—married women, 190.

Action—absolute deed as mortgage, 58; conversion by ballot, 476; enforcement of trust, 441; equitable defenses, 350-390; joinder of causes, 75, 115, 309; joinder of torts, 212; misjoinder of causes, 424; misjoinder of plaintiffs, 155; proceedure, 424; statutory remedies, 292; stay on proceedings, 98.

Adjoining landowner—excavation, 172: lateral support, 115, 350; light and air, 476.

Admiraity—accounting in suit for partition, 155; sale of ship, 58.

sale of ship, 58.
Adoption—rights as heir, 270.
Adultery—argument of counsel, 139; evidence, 212-270.

212-270.

Verse Possession—character of entry, 253;
claim under tax deed, 457; color of title,
155, 253; constructive possession, 411; continuity of possession, 75; cross-complaint,
270; effect of payment of taxes, 212; elements constituting, 229; evidence, 350; executery contract, 390; hostile possession,
212; mistake as to boundary, 75; necessity
for claim of title, 270; parol evidence, 229;
payment of taxes, 363; permissive occupancy,
332; quitclaim deed as color of title, 139;
taxation, 139; tax deed, 229; temporary abandonment, 75; time, 292; title of prescription,
229; trespasser, 229; what constitutes, 309.

Agriculture—liens, 172, 332, 405; sale of fertilizers, 309; thresher's lien, 457.

Allens—Chinese exclusion, 350; deportation, 332; judgments, 292; right to leave and re-enter country, 155.

Alteration of Instruments—change of date in 'bill of lading, 139; burden of proof, 476.

Animals—ambiguous statute, 75; contagious diseases, 363; knowledge of dangerous propensities, 253; liability of owner for trespass, 98; pasturage contract, 229; right to kill dog, 292; running at large, 476; transfer of brand, 441; trespass, 98, 476; transfer of brand, 41; trespass, 98, 476; uninclosed lands, 18.

Appeal and Error—abandonment, 253; action for

kill dog. 292; running at large, 405; transfer of brand, 441; trespass, 98, 476; uninclosed lands, 18.

peal and Error—abandonment, 253; action for rent and profits, 172; action on appeal bond, 292; affidavits, 270; agreed statement of facts, 37; amending pleadings, 270; appeal bonds, 155; appealable orders, 172, 475; appearance, 428; appointment of receiver, 18; arguments, 292; assignment of error, 58, 155, 332; authority to correct misprison of clerk, 477; bankruptcy, 229; bill of exceptions, 75, 139, 229, 253, 332, 405, 424; brief or argument, 253; burden of showing error, 350; case tried by court, 406; cessation of controversy, 98; challenge to jurors, 390; change of venue, 363; conclusions of law, 309; concurrent findings of facts, 332; condemnation proceedings, 229; contempt proceedings, 190; contributory negligence, 406; correction of findings, 457; credibility of witnesses, 389; cumulative evidence, 18; custody of children, 309; death pending appeal, 363; decisions reviewable, 406; decree rendered after term, 76; defects in record, 441; demurrer, 98; devolutive and suspensive appeal, 58; discretion of trial court, 424; dismissal, 350, 406; dissent in court of civil appeals, 115; effect where sued outside of district of residence, 98; effect of incompetent evidence, 253; entry of judgment, 253; error favorable to party compaling, 270; errors reviewable, 190; estoppel to allege error, 129; evidence in an ejectment case, 19; excessive verdict, 364, 406; descent in structions, 350; failure to ask definite instructions, 350; failure to make objection below, 212; failure to set forth evidence, 115; final judgment, 98; findings of facts, 172; findings of jury, 76; Appeal and Error364; necessity of objections in trial court, 115; necessity of statement of facts, 191; new trial, 37, 59, 98; nonperformance of covenant, 332; nonsult, 98; objections not made at trial, 37, 191; order granting preliminary injunction, 424; orders appealable, 19; parties, 229; parties to motion for new trial, 364; partition decree, 230; pleading, 172; questions reviewable, 59, 76, 139; recitals in abstracts, 155; record, 37; record's failure to contain all the evidence, 59; refusal of writ of habeas corpus, 293; rehearing, 191; reversal, 191; reversible error, 115; review, 37, 59, 98, 115, 155, 253, 406; right to directed verdict, 155; ruling demurrer, 139; rulings on evidence, 364; separation of witnesses, 350; service by publication, 350; severable decree, 293; sufficiency of exceptions, 98; supersedeas bond, 424; waiver of error, 155; temporary injunction, 212; theory of case, 191, 441; transcript, 441; waiver of objections, 230; presedent of the pleading, 332; offer to

230.

Appearance—defects in pleading, 332; offer to confess judgment, 424; quo warranto, 293.

Apprentices—enticing away an apprentice, 441; Arbitration and Award—agreement to arbitrate, 59; common law arbitration, 76; errors of law and fact, 37; matters subject to arbitration, 309; opinion of arbitrators, 230; time for filing award, 191; vacation of award, 952

293.
 Army and Navy—effect of arrest by military authorities, 309.
 Arrest—civil action for malicious prosecution, 424; constables, 477.
 Arson—evidence, 293; sufficiency of description,

76

76.
Assault and Battery—justification, 477; liability of principal for act of agent, 19; pointing pistol while in pocket, 191; provoking assault, 441; punitive damages, 457.
Assignments—effect, 59; misjoinder of parties, 59; principal and surety, 350; unearned wages, 364; validity, 364.
Assignment for Benefit of Creditors—administration, 190; removal of trustee, 19.
Assistance, Writ of—persons against whom writ may issue, 139; laches, 172; when allowed, 477.

477.

Associations—control of property, 19; expulsion of member, 19; liability of members, 406.

Assumpsit, Action on—waiver of tort, 212.

Attachment—bill of lading, 191; claims by third persons, 139; damages for wrongful attachment, 98; evidence, 59; funds of benefit society, 477; money with clerk of court, 406; nature and extent of lien, 59; non-resident, 424; order of trial, 364; pending purchase, 293; proceedings in federal courts, 98.

Attorney and Client—acceptance of services.

424; order of trial, 364; pending purchase, 293; proceedings in federal courts, 98.

Attorney and Client—acceptance of services. 191; action for compensation, 364; admissibility of evidence, 332; agreement for services, 364; amount of compensation, 173; authority to employ assistant counsel, 19, 457; change of attorney, 477; claim of lien, 406; compensation of attorney, 364; continuance of act on after compromise by client, 3; contract for compensation, 230; disbarment, 139, 172, 399, 477; disqualification of attorney, 350; evidence of bad faith, 310; fiduclary relations, 364; implied authority, 230; liability for value of services, 191; lien for services, 253; marriage annulment, 332; payment of note, 477; professional misconduct, 390; ramification of attorney's act, 127; repudiation by client, 76; right to lien, 59, 441; right to retainer, 332; settlement of case by client, 172; termination of relation, 390; unconscionable contract, 406, 442.

Bail—action on bond, 406; failure to enter default of record, 115; forfeiture, 115; misdemeanor, 212.

meanor, 212.
Bailment—damage to property, 19; unauthorized

Bailment—damage to property, 19; unauthorized use of property, 59.

Bankruptcy—amendment of schedule, 155; ancilliary proceedings, 332; appealable orders, 350; appeals, 406; assets of bankrupt's estate. 19; attorney's fees, 332; bankrupt's property, 364; chattel mortgages, 364; claims released by mortgage, 424; contempt, 390; conveyance by bankrupt, 139; corporations engaged in manufacturing, 98; debts cre-

ated by fraud or embezziement, 230; debts entitled to priority, 332, 391; debts not dis-charged, 98; declaration of grantor, 424; dis-missal of petition, 457; effect of admitted in-solvency, 332; effect of filing petition, 350; effect of state insolvency law, 391; exempmissal of petition, 457; effect of admitted insolvency, 332; effect of filing petition, 350;
effect of state insolvency law, 391; exemptions, 155; expenses in management of property, 477; fraudulent conveyance, 59; fraudulent purchase of goods by bankrupt, 424;
gift to wife, 155; goods used by family of
bankrupt, 230; homestead exemptions, 155,
310, 332, 425; jurisdiction, 310; liability of
surety of poor debtor's recognizance, 37;
liens of attaching creditors, 212; lien of
chattel mortgage, 310; life insurance policies, 350; limitation of claim, 477; making
of false oath, 155; mercantile agency, 457;
mode of review by circuit court of appeals,
253; money collected under execution before
bankruptcy, 19; nature of proceedings, 98;
new promise to pay barred debt, 230; objections not made at trial, 350; order allowing expenses of master, 98; order authorizing private sale, 477; order refusing discharge of receiver, 310; order requiring surrender of property, 310; order to surrender
property, 155; orders in proceedings, 310;
ordering bankrupt to surrender property,
99; partnership, 99, 332; pending purchase,
293; petition for review, 310; petition to revise appealable order, 310; plenary suits,
155; power of court, 457; preferences, 293,
425; preferential payments, 332; procedure,
212; property conditionally purchased, 156;
property passing to trustee, 391, petition to revise appealable order, 310; plenary suits,
156; power of court, 457; preferences, 293,
425; preferential payments, 332; procedure,
212; property conditionally purchased,
156; record on appeal, 156; right to intervene,
333; schedules, 19; set off and counter-claim,
19, 391; setting aside sale, 156; special findings, 425; summary order to pay over money,
156; aurender of preference, 333; temporary restraining order, 212; time for filing
claims, 156; title of trustee, 76; torts of
bailor, 457; trustees, 310; unitiquidated findings, 425; voidable preferences, 99, 425;
wrongful conversion, 156.
nks and Banking—application o

wrongful conversion, 156.

Banks and Banking—application of deposits, 156; assignment of deposit, 406; check payable to deceased person, 310; collections, 293; diligence required in collecting substituted check, 76; duties and liabilities of directors, 37; failure to procure license, 310; misappropriation of funds, 350; payment after notice not to pay, 173; payment by mistake, 350; payment on forged instrument, 115; power to purchase stock in speculative enterprise, 19; power to regulate, 458; stockholder's liability, 293, 406, 458; suit against director, 212; transfer of check, 115; ultra vires acts, 333; validity of certified check, vires acts, 333; validity of certified check, 425

Bastards -credibilty of complainant, 293; right

to inherit, 364.

nefit Societies—action on certificate, 212; amendment of contract, 116; assessments, 76; beneficiaries, 76, 156, 191; by-laws, 156; change in rate of assessments, 458; constitution and by-laws, 191; construction of by-laws, 139; construction of rules, 364; corporate name, 59; failure to pay assessment, 59; misrepresentations, 99, 391; occupation, 173; presumptions against suicide, 59, 332; retention of premium, 458; salaries of officers, 59; selection of name, 76; waiver of benefits, 333; warranties as to health, 333; warranties in application, 191; wrongful expulsion, 156.

s and Notes—accommodation indorsement, 253; altered checks, 364; hone fide held-Benefit

pulsion, 156.

s and Notes—accommodation indorsement,
253; altered checks, 364; bona fide holders,
230, 293, 458; bona fide indorser, 442; bona
fide purchasers, 364; burden of proof, 212;
consideration, 310, 364, 424, 425; contribution
between joint indorsers, 212; duress, 458;
effect of delay in presenting check, 477; evidence, 173; illegal use of proceeds, 116; indorsements, 310; innocent purchaser, 173;
liability of indorser, 253; liability of makers,
293; negotiability, 550; non est factum, 213;
note payable on conditions subsequent, 156;
notice of non-payment, 310; payable at mak-

er's note, 99; payment to co-maker, 19; plea of nil debit, 442; pleading, 253; promise to accept, 310; provision for attorney's fees, 253; purchase before maturity, 458; substituted note, 230; unauthorized indorsement, 213; variance, 37; varying contract by parol, 156; what law governs, 391.

Bills of Lading—wrongful delivery of goods, 253.
Boundarles—acquiescence, 156; artificial bodies of water, 406; ascertainment of line, 293; calls and courses, 99; description, 230; easements, 19; establishment, 37, 270; field notes as evidence, 191; lots abutting on lake, 293; marked line, 350; navigable river, 477; United States survey, 458.
Bounties—veterans of Civil War, 364.
Bribery—solicitation, 425.

Bounties—veterans of Civil war, 354.
Bribery—solicitation, 425.
Bridges—construction between two counties, 59;
establishment as part of highway, 458; liability for injury due to defects, 230; presum-

Bribery—solicitation, 425.
Bridges—construction between two counties, 59; establishment as part of highway, 458; llability for injury due to defects, 230; presumtion as to safety, 139.
Brokers—acting for both parties, 350; action for commissions, 16, 59, 76, 116, 191, 230, 270, 293, 406, 477; compensation, 425; construction of contract, 425; dealings in stock, 253; finding purchaser, 76; licenses, 19; llen for charges, 230; necessity of notice in sale of pledges stock, 37; recovery of deposit by principal, 253; right to commission, 19; sale of land, 350, 477; value of service, 213.
Building and Loan Associations—advance payment of dues, 59; change of plan, 270; insolvency, 213; llability of borrowing member, 442; right to dividends, 166; sale of stock, 99; usurious contract, 173; what law governs, 253.
Burglary—allegation of ownership of building, 458; delay in shipment, 213; failure to allege ownership, 156.
Cancellation of Instruments—bona- fide purchaser, 191; conditions precedent, 442; fraud, 191, 253; fraudulent conveyance, 19; unjust provisions, 350; mortgages, 173.
Carriers—accommodations for passengers, 191; act to regulate commerce, 253; allegation of nexligence, 191; assault on passenger, 458; authority of ticket agent, 156; automatic elevator, 477; baggage, 191; bill of lading, 139, 293, 351; care required, 19, 358; champerty and maintenance, 468; classification of sheets, 173; competition, 253; condition of ticket, 293; conduct of passenger, 351; contract of carriage, 76, 458; damages for delay in delivering threshing machine, 253; damages for neuralgia contracted in unheated station, 458; damages for refusal to honor passenger's ticket, 116; damage to fruit, 99; damage to goods, 156; delay in delivery goods, 173; equipment of cars, 59; failure to furnish cars, 19, 310; failure to maintain train schedule, 37; failure to provide attendant for mare, 406; failure to to maintain train schedule, 37; failure to provide attendant for mare, 406; failure to stop and take passengers, 199; invalidity of ticket

ened ejection of passenger, 20; transportation charges, 230; unheated station, 391; unjust discrimination, 230; violation of speed ordinances, an act of negligence, 20; what constitutes, 230; what constitutes a passenger, 213; when relation of passenger begins, 442; when a warehouseman, 213; who are passengers, 116, 294, 442; wrongful delivery of goods, 116.

eteries—right to sepulcher, 442.

tiopari—band, 278; incorporation of school

Cemeteries-

Census—time of taking effect, 442. Certiorari—bond, 278; incorporation of school district, 20; notice of proceedings, 76; pe-tition, 99; proceedings of municipal bonds,

tition, 99; proceedings of municipal bonds, 294.

Champerty and Maintenance—contract of attorney, 139; grants of land held adversely, 425; judicial sales, 294.

Charities—judicial supervision, 254.

Chattel Mortgages—acceptance of proceeds, 351; after acquired property, 37; application of statute, 458; assignment of debt, 254; consideration, 20; conversion, 173; deficiency judgment, 406; foreclosure, 310; future earnings from threshing machine, 37; lien on crops, 351; mortgage by ballee, 351; mortgage by ballee, 351; mortgage by bankrupt, 37; mortgagee in possession, 230; payment after transfer of notes, 254; performance of particular conditions, 116; powers of receiver, 173; priorities, 59, 99; priority of lien, 351; rights of assignee, 230, 406; rights of creditors, 468; rights of mortgagee, 310; sale by mortgage, 364; waiver of liens, 139.

Clubs—liability of negligence, 173.

Collision—faults of navigation, 156; inevitable accident, 156; tow driftling against barge, 213; vessels at wharf, 425; vessel dragging anchor, 310.

213; vessels at whart, 425; vessel dragging anchor, 310.

Commerce—interstate shipment, 458; intoxicating liquors, 351, 364; state regulation, 458.

Compensation—chaperone of party on European trip, 478.

Compensation—chaperone of party on European trip, 478.

commerce—interstate snipment, 45s; intoxicating liquors, 351, 364; state regulation, 45s.
Compensation—chaperone of party on European trip, 47s.
Compromise and Settlement—agreement not to appeal, 351; avoidance of settlement, 270; burden of proof, 254; enforcement, 213.
Conspiracy—agreement between theater manager to exclude critic, 425; evidence, 140; indictment, 254; ioint defendants, 7s. 254; llability of conspirator, 140; sufficiency of indictment, 213; wrongful attachment, 294.
Constitutional Law—allowing proof without pleadings, 213; appointment of equalization tax commission, 442; bastardy proceedings, 116; colleges and universities, 173; compelling the lowering of tunnel under river, 294; construction, 351; criminal proceeding, 76; curative acts, 311; delegation of legislative powers, 59, 230; departments of government, 364; direction of judgment, 254; discriminating in taxes, 47s; disposition of moneys paid into court, 59; double damages for conversion of ore, 442; due process of law, 406, 442; encroachment on judiciary, 156; equal protection, 191, 213, 270, 425; excluding persons from jury service, 213; executive powers, 333; exemption, 458; ex post facto, 391; exercise of power of eminent domain, 99; gambling ordinance, 213; game laws, 99; immunity as to self-incrimination personal to witness, 99; impairing obligation of contract, 191, 406, 442; income tax, 442; intoxicating liquors, 173, 364; involuntary servitude, 230; judicial powers, 254; licenses, 213, 270; limitation of federal power, 425; limitations as to setting aside tax sale, 192; mechanics' liens, 391; motive of legislature, 191; municipal ordinance, 254; necessity of determining, 59; obligation of contract, 37; ordinance compelling transfers of street railroad, 333; partial invalidity of statute, 230; pudicial powers, 254; lienses of street railroad, 332; police powers, 99, 311, 351, 425; power to regulate banks, 458; practice of dentistry, 230; practice of medicine, 311; primary elections, 230; prohibited combination, 99; property right

ute, 192; revocation of liquor certificate, 20; right to invoke liquor license, 99; right to remedy for injuries, 254; rules of state board of health, 294; statutes, 311; statutes of foreign state, 140; statute as to garnishment, 459; statutes regulating junk dealers, 406; statute as to animals running at large, 99; street railroad franchises, 60; service by publication. 192; statute allowing attorney's fees, 156; taxation, 478; theater tickets, 310; vested rights, 192.

vested rights, 192. Contempt—allegations on information and be-

stees, 15s; taxation, 47s; theater tickets, 310; vested rights, 192.
Contempt—allegations on information and belief, 406; answer as evidence, 213; civil contempt, 192; civil remedies, 173; county commissioner's court, 173; criminal contempt, 192; discharge of rule, 116; necessity of order setting forth findings, 116; order to show cause, 173; proceedings, 76; persons llable, 140; publication constituting contempt, 213.
Continuance—absence of counsel, 311; absence of counsel, 173.
Contracts—actions for breach, 140, 254; agreement for benefit of third persons, 20; ambiguity, 351, 406; antenuptial agreements, 230; assignment of life policy, 60; authority of agent, 20; benefit of third parties, 60; bond for title, 173; breach, 270; breach of one of the conditions, 478; compromise and settlement, 157; concurrent conditions, 254; conditions precedent, 270; consideration, 37; 173, 351, 478; consideration for promise to pay debt of another, 37; construction by court, 116; duress, 173; control of corporation, 391; defective work, 173; delay in performance, 76; duress in the procurement of a contract, 99; enforcement, 270; entire or severable, 407; entire or severable contract, 230; foreign corporations, 478; indivisable contract, 459; illegality, 116, 173; insurance brokerage, 213; intention of parties, 271; joint debtors, 442; legality of provisions, 213; liability of breach, 213; location of public buildings, 365; measure of damage from breach, 391; meeting of minds, 100; mental capacity, 173, 459; merger, 60; merger of prior agreements, 254; mode of compensation, 425; offer and acceptance, 442; offers of compromise as evidence, 333; practical construction by parties, 157; prevention of competition for public work, 364; renunciation, 60; religious societies, 264; rescission, 391; restraint of trade, 365; separate instruments, 407; subsequent writings, 213; substantial performance, 20; time for performance, 391; unpaid balances, 271; unlawful consideration, 50; validity, 391.

Contribution—personal liability, 100.

Con

Copyrights—copyright by assignee of author, 333; infringement, 333; interim copyright act, 459; persons entitled to sue for infringe-ment, 157.

act, 459; persons entitled to sue for infringement, 157.

Corporations—action by stockholder, 60, 140, 157, 478; action to compel declaration of dividends, 38; authority of agent, 425; authority of directors, 116; breach of trust, 365; check books, 100; compensation of officers, 459; conducting illegal business, 333; conveyances to officers, 355; declarations of president, 311; defective organization, 333; director engaging in competitive business, 173; disposition of assets, 173; disputing corporate powers, 100; dissolution, 442; dividends as applied to stock sold, 311; doing business, 60, 100; employing attorney, 140; estoppel, 351, 425; false representations as to character of stock, 442; filling amended articles, 214; foreclosure of mortgages, 231; foreign corporations, 140; franchises, 271; indorsement of notes, 157; liability of directors, 77; liability of stockholders for unpaid stock, 351; liability of contracts entered into before incorporation, 459; method of proving indebtedness, 355; misappropriation of funds, 140; mismanagement, 214; mortgages, 60, 331; mortgage to secure bonds, 60; mortgage trustee, 425; name of corporate defendant, 459; officer's authority to fix compensation, 140; organization, 407; organization and assumption of contract, 333; partnership, 333; pleadings in actions against, 407;

pledges of stock, 442; powers of commissioners, 333; promoters, 254; purchase of stock, 140; receivers, 233; registered agent, 407; reorganization, 20; restraint of trade, 425; revocation of dividend, 478; revocation of license, 333; rights of creditors, 391; right of creditor to have receiver appointed, 173; right of state as to foreign corporations, 214; rights of stockholders, 100; right to do business, 365; right to hold land, 294; right to withdraw unauthorized appearance, 100; salaries of officers, 351; sale of stock, 311, 351; self voted salary of director, 77; service of process, 100; service on foreign corporations, 157, 365; service on salesman, 294; stockholder's liability for corporate debts, 174; subscription liability, 478; subscriptions to stock, 311; suit by stockholder, 100; suit to set aside sale, 214; transfer of stock, 294, 311; unlawful combinations, 294; validity of deed executed in corporate name, 333; venue, 294.

333; venue, 294.
ts—allowance for witness, 77; assignments, 392; attorney's fees, 77; equitable proceedings, 391; in forma pauperis, 365; joint defendants, 214; necessary disbursements, 271; parties entitled, 365; printing unnecessary parts of record, 38; taxable costs, 38; taxation of term fees, 174; witness fees, 254.
nties—authority of commissioners to build hospital, 478; contempt, 174; ditch causing overflow on farm, 77; negligence of officer, 140; police juries, 214.

140; police juries, 214.

Ints—action to recover license fee, 157; appellate jurisdiction, 214; cases involving freehold, 231; certiorari, 425; collection of taxes, 100; foreign insurance company, 478; fraud in settlement of decedent's estate, 20; injunction, 392; instructions, 157; jurisdictions, 214, 294; jurisdiction of federal courts, 311; law of the case, 254; offense against laws of another state, 157; original jurisdiction of supreme court, 271; Porto Rico District Court, 425; questions of fact, 443; record, 351, 365.

enants—covenants running with the land, 20;

trict Court. 425; questions of fact, 443; record, 351, 365.

Covenants—covenants running with the land, 20; improvements, 469; party wall agreement, 443; running with land, 60; use of real property, 254; warranties, 100.

Creditor's Suit—jurisdiction of Federal Court, 157; national bank, 294; remedy at law, 20.

Criminal Evidence—cats of conspirators, 407; attempt to settle prosecution, 407; burden of proving former acquittal, 231; confession, 29, 271, 311, 442; conflicting evidence, 140; contradictory statements, 478; conversation between accused and wife, 214; conviction on circumstantial evidence, 459; evidence improperly obtained, 174; evidentiary circumstances, 140; exclusion, 60; facts obtained from defendant's wife, 100; failure of accused to testify, 442; habit, 100; homicide, 140, 174; instructions, 442; letters written by defendant, 214; intent in carrying weapon, 231; motion to strike out, 140; remarks of third persons, 478; res gestae, 174; sufficiency, 392; time of occurrence, 140; transcript, 214; waiver of preliminary examination, 442. script, 214 tion, 442. Criminal Law-

tion, 442.

minal Law—accomplice of perjurer, 443; aiding and abetting crime, 334; argument of
counsel, 294; assisting in prosecution, 407;
bill of exceptions, 334; certificate of reasonable doubt, 365; declarations of co-defendants, 254; disqualification of juror, 659;
effect of prior decisions, 214; imperfect record, 231; imprisonment, 392; irregularities
in selection of jury, 60; jurors, 271, 351;
order of proof, 334; plea of not guilty, 214;
punishment, 392; secondary evidence of contents of writing, 294; statements of officers,
117; stipulations as to evidence, 254; time of
offense, 311; verdict, 214; who are principals, 214.

117; stipulations as to evidence, 234; time of offense, 311; verdict, 214; who are principals, 214.

Criminal Trial—argument of counsel, 157; accomplice, 478; admission of accused, 214; appeal before sentence, 443; appearance bond, 334; argument of district attorney, 254; arraignment, 214; assault and battery, 311; bill of exceptions, 60; burglary, 443; commenting on evidence, 407; competency of expert physician, 60; confessions, 459;

continuance, 271, 351, 365, 443; conviction under labor contract, 478; court informing jury as to effect of disagreement, 100; cross-examination, 407; declaration of co-defendant, 459; default in appearance, 214; definition of terms, 157; error in minutes, 478; evidence, 478; exclusion of witnesses, 334; failure to call attention to defects in information, 459; failure to request instructions, 174; false pretenses, 140; fining defendant's counsel for contempt, 140; forgery of Chinese certificate of residence, 157; former jeopardy, 425, 478; habeas corpus, 77; habits of deceased, 140; harmless error, 214, 351, 365, 425; illegal sale of intoxicating liquor, 459; homicide, 231, 255, 443; incest, 365, 443; identification of accomplice, 459; instruction, 351; indeterminate sentence, 77; instruction as to considering withdrawn testimony, 478; instructions as to larceny, 443; instructions as to larceny, 443; instructions as to reasonable doubt, 231, 459; instructions as to reasonable doubt, 231, 459; instructions in homicide case, 20, 157; irregularities in drawing general venire, 214; irregularities of drawing jury, 174; judicial notice, 311; larceny, 407; libel, 214; malicious prosecution, 271; manacling accused in presence of jury, 311; mental capacity of accused, 329; misconduct of counsel, 294, 365; misconduct of juror, 100; misleading instructions to evidence, 231; outry of bystander, 255; pleadings, 459; power of court to grant new trial, 426; presence of codefendant, 33; previous prosecution, 365; procedure, 479; proof of conspiracy, 140; prosecuting attorney, 255; reasonable doubt, 407; reference to prior convictions, 140; refusal to request to charge, 231; remarks by court, 443; remarks of counsel, 174; request to charge, 271; right of state to hire private counsel, 100; right to show good character, 214; self-defense, 20; sentence, 459; similar offense, 100; statement of facts, 100; time for filing bill of exceptions, 157; transcript of evidence, 365; venue, 271; verdict, 271, 459; view of place of crime, 4

view of place of crime, 407; writ coram nobis, 351.

Curtesy—conveyance by husband to wife, 334.

Custom and Usages—as affecting contracts, 20; commissions, 365; effect, 214; effect as to contract, 407; evidence as to existence, 311; exclusion by terms of contract, 479; landlord and tenant, 459; warranties, 20.

Customs Duties—enforcement of penalty in redelivery bond, 334; procedure of the board of general appraisers, 100.

Damages—absence of market value, 157; admissibility of evidence to disprove injury, 77; breach of contract, 192; breach of contract to organize corporation, 174; burden of proof, 352; defective appliances, 426; direct or remote consequences of injury, 140; distribution of fund, 294; excessive verdict for personal injuries, 157; exemplary damages, 20; expectancy of life, 100; injury to horse, 231; interest as an element, 20; liquidated damages, 392; married woman, 392; mental suffering, 459; nominal damages, 365; penalty, 365; personal injuries, 311; pleading, 392; principal in first and second degree, 116; proof must separate legal from illegal, 214; questions for jury, 100; remote damages, 352; speculative, 255; stipulated damages, 77.

Dead Bodies—unauthorized autopsy, 100.

Dead Bodies—unauthorized autopsy, 100.
Dead Bodies—unauthorized autopsy, 100.
Death—action by personal representatives, 174;
action for wrongful death, 117; damages,
60, 157; earning capacity, 192; instruction,
294; persons entitled to damages, 479; presumptions as to negligence, 365; misjoinder
of parties plaintiff, 77; proximate cause, 215.
Dedication—acquiescence of injury, 140; plotting
land, 407; public park, 448; sale with reference to plat, 407; streets, 174, 271.
Deeds—agreement to support grantor, 140; cancellation, 231; conditions precedent, 174;
conditions subsequent, 157; consideration,
60, 140; construction, 459; construction by
parties, 77; delivery, 60; estate conveyed,

392; evidence, 426; failure of consideration, 407; mortgage, 352; quitclaim, 60; reservation in deed, 140; setting aside, 192; validity, 216; warranties, 38.

Depositaries—indemnity bond, 157.

Depositions—non-residents, 38; questions as to competency of evidence, 426; refusal to answer questions, 215; suppression, 407; witness out of state, 365.

Descent and Distribution—action by heirs to set aside mortgages, 140; causes of action for trespass, 426; cousins of different degrees, 256; debts of intestate, 231; ejectment, 255; rights of husband, 174 realty, 77; title of heir, 311; vesting of personal property, 38; what law governs, 294.

Discovery—examination of parties before trial, 255.

what law governs, 294.
Discovery—examination of parties before trial, 255.
Dismissal and Non-suit—setting aside dismissal, 255; statute of limitations, 77.
Disorderly House—age of prosecutrix, 141; reputation of inmates, 271.
Divorce—alimony, 117; alimony pendente lite, 255; allowance for attorney's fees, 352; conclusiveness of decree, 365; construction as to decree of alimony, 141; contempt, 392; cruelty, 294; custody of children, 294; demurrer of bill, 365; desertion, 100, 392; discretion of court, 459; disobedience of order, 100; effect of verdict, 21; enforcement of alimony after death of party, 77; evidence, 60, 271; expectancies, 295; fraudulent conveyance, 479; maintenance, 157; maintenance of children, 157; notice of suit, 311; property rights, 295; residence of plaintiff, 117; striking out depositions, 365; support of children, 60, 117; temporary alimony, 271; trial, 255.
Domicile—intent, 392; minor heirs, 174; residence, 295; what constitutes, 174.
Dower—rights of widow, 443.
Drains—damages, 174; duty to clean, 101; right to use, 141; surface water, 295.
Drugists—state regulation, 215.
Drunkards—commitment to asylum, 469.
Easements—acquiescence, 141; acquisition, 460; adverse user, 192; chance in course, 157; creation by deed, 407; implied agreement, 77; implied grant, 21; partition, 478; prescription, 117; private right of way, 21; representations, 311; reservation in deed, 60; right of grantor, 60; right of way on farm, 334; right to support of wall, 60.
Ejectment—defenses, 231; location of boundaries, 311; pettory action, 271; possessory action, 231; recovery for improvements, 479; right to improvement, 215; suit in behalf of another, 174; title, 77, 101.
Elections—ballots, 77; certificate of election, 179; contest, 311; departure from legal requirement, 117; evidence, 77; rejection of returns, 407; registration lists, 271; validity of ballot, 77.
Election of Remedies—consistency of remedies, 271; demand for jury, 192; estoppel, 174; fraud, 392; inconsistent remedies, 61; sepa-

of ballot, 77.

Election of Remedies—consistency of remedies, 271; demand for jury, 192; estoppel, 174; fraud, 392; inconsistent remedies, 61; separate cause of action, 174; what constitutes, 311.

etricity—care required, 192, 255, 295; negligence, 117, 157, 479. Electricity-

Embezzlement—elements of offense, 443; restoration of funds, 479.

tion of funds, 479.

Eminent Domain—allowance of benefits, 311; assessment of compensation, 392; condemnation proceedings, 352; condemnation for telephone line, 460; constructing railroad through alley, 255 damages, 101; debt limit of municipality, 365; de facto corporations, 101; discretion of city in widening street, 334; elements of damages, 352; exercise of powers by railroad, 215; foreign corporations, 407; injuries to land, 174; injury to trees by telephone company, 174; measure of compensation, 426; perpetual easement, 352; petitory action, 175; private corporations, 460; purpose in part private, 426; railroad crossings, 271; railroad grade injury to abutting property, 479; right to compensation for use of tracks, 460; right to maintain petition for damages, 38; rule of dam-

ages, 392; telegraphs and telephone lines, 392; value of property, 77.

Entries—evidence, 334.

Equity—absence of necessary parties, 255; adequate remedy at law, 352, 392; allegations of answer, 175; bill of review, 192; clean hands, 141; consent decree, 311; conveyance by grantor, 392; decree of pleas, 141; demurrer, 271; dismissal of bill, 175; dismissing bill without prejudice, 334; exceptions to master's report, 158; fiduciary relation, 334; forfeiture, 21; inadequacy of legal remedy, 141; jurisdiction, 392, 407; laches, 61, 231, 25 newly discovered evidence, 141; parties to action for relief, 255; petition, 479; pleading, 215; proof of title, 255; relief against mistake, 231; remedy at law, 21; res judicata, 352; specific performance, 77; submission to jury, 407; sufficiency of bill, 295; supplemental bill, 426; vague allegations, 271.

Escrows—fulfillment of conditions, 101; memorandum, 295.

randum, 295. Estoppel—after acquired title, 61, 77; agreement randum, 295.

Estoppel—after acquired title, 61, 77; agreement between mortgagea and mortgagor, 215; best and secondary evidence, 61; bona fide purchaser, 141; burden of proof, 21, 334; closing of private way, 21; conditional sale, 158; disclaimer of interest in land, 460; ejectment, 175; fallure to deny adverse claim, 61; inconsistency of conduct, 61; inconsistent positions, 141, 215; laches, 141; mutual estoppel, 271; note tainted by usury, 215; prevention of competition for public work, 365; sufficiency of answer, 215; title to landlord, 21; validity of delegate meeting of society, 61. Evidence—abandoned pleadings, 443; action to recover rent, 141, 365; advancements, 352; application, 215; burden of proof, 271, 426; certificate of officer, 117; certified copy of execution, 61; competency, 117; computation of expert accountants, 392; conclusions of witnesses, 255; contract, 77; corporate books and records, 215; credibility of witnesses, 117, 312; cross-examination, 407; damages for failure to furnish cars, 21; declaration of agent, 158; defective machinery, 61; ejectment, 21 555; centract witness, 28, 266; formaction of agent, 158; defective machinery, 61; ejectment, 21 555; centract witness, 28, 266; formactic metallicent and controlled and co

witnesses, 255; contract, 77; corporate books and records, 215; credibility of witnesses, 117, 312; cross-examination, 407; damages for failure to furnish cars, 21; declaration of agent, 158; defective machinery, 61; ejectment, 21, 255; expert witness, 38, 36; foreign statutes, 401; fraudulent conveyances, 366; hearing before master, 426, hearsay, 101, 352; judicial notice, 192, 231, 271, 479; knowledge of witness 61; law of other state, 66; leases, 21; letters and telegram, 158; mental incapacity, 175, 192, 255; negligence of carrier as to live stock, 312; negligent blasting, 101; newly discovered evidence, 426; nonexpert witness, 255; notice to produce deed, 392; objects calculated to frighten horses, 460; offer of compromise, 215; opinions, 61; 334; oral declarations, 312; oral promise, 61; parol reservation not in deed, 01; parol to vary terms of written policy, 78, 255; photographs, 21; political subdivision of state, 479; prima facle, 352; private documents, 141; rated capacity, 334; reformation of contract, 38; relevancy, 21, 141; resgestae, 38, 141, 312; res inter alois acts, 312; sale at auction, 255; statements made before marriage with accused, 479; subjects of expert testimony, 192; summary from books of account, 175; uncommunicated motives, 460; unproved deeds, 101; value of land, 141; varying terms of written contract, 366; ver-460; unproved deeds, 101; value of land, 141; varying terms of written contract, 366; verbal admissions, 271; weight of positive and negative testimony, 407; written contract,

Exceptions, Bill of—code provisions, 366; extension of time for filing, 231; signature of judge, 460; time for signing, 21.

Exchange of Property—default and action for

price, 61.

Execution—action to restrain, 295; action to set aside sale, 443; conversion of property levied on, 479; enforcement, 426; estate conveyed, 215; forthcoming bond, 117; garnishment, 443; inadequacy of price, 231; judgment creditor as purchaser, 61; pendency of other action, 61; railroad property, 101; rights of assignee of judgment, 255; rights of pledgee, 392; supplementary proceedings, 366; title of purchaser, 460; validity of sale, 255.

Executors and Administrators—accounting, 21, 101, 117, 407, 426; action for conversion by decedent, 312; acts of co-executor, 141; adprice, 61.

missibility of evidence, 295; allowance of claims, 460; ancillary administration, 443; ante-nuptial agreements, 460; appointment, 255; assets justifying appointment, 78; bond on appointment of vice counsel, 231; care required in managing estate, 215; claim against estate, 21, 141, 295, 443; claims for personal services, 231; costs of accounting, 272; credits for payments before appointment, 366; execution against the real estate, 312; execution sale, 61; family allowance, 312; execution sale, 61; family allowance, 101; flowers as funeral expense, 426; ground for removal, 255; management of estate, 443; necessity of appointment, 392; partition by heirs, 407; personal liability, 78; possession of personal property, 101; recovery of personalty of estate, 158; refusal to act, 295; relationship as affecting claims against estate, 334; right to attack appointment, 392; sale of equity in mortgaged premises, 141; set off, 408; setting aside administrator's account, 61; settling estate pending action against, 460; statutory provisions governing, 460; subjection of property to payment of debt, 101; suit in foreign jurisdiction, 334; voluntary settlement, 192; where interested in estate, 21, emptions—garnishment, 61.

of debt, 101; suit in foreign jurisdiction, 334; voluntary settlement, 192; where interested in estate, 21.

Exemptions—garnishment, 61.

Explosives—negligence, 366.

Factors—nature of employment, 334.

False Pretenses—certified checks, 408; indictment, 141, 175; lack of diligence on part of prosecution, 352.

False Imprisonment—extent of restraint, 215; joint defendants, 408; llability to state practice, 158; pleading, 175; probable cause, 38.

Federal Court—collusive transfer of cause of action, 215; conformity to state practice, 31; controversy between state, 61; decisions of state courts, 352; effect of state statute, 479; error of state court, 334; following decisions of state courts, 175; following state practice, 158; jurisdiction, 334; jurisdictional amount, 215; jurisdiction, 334; jurisdictional amount, 215; jurisdiction, 334; jurisdictional amount, 205; riparian rights as a federal question of district court, 335; questions of local law, 295; riparian rights as a federal question, 426; transfer of cause of action, 101.

Ferries—free pontoon bridge, 175.

Fines—enforcement of ordinance, 61.

Fire Insurance—action of appraiser, 141; action on policy, 175; additional insurance, 38; admirally jurisdiction, 312; agency for insured, 366; agreement for arbitration, 215; assignment by insured, 366; assignment of policy, 21; effect of retention of proofs of loss, 272; authority of agent, 61, 231; conditions of policy, 101; fraudulent statements in proofs of loss, 479; increase of hazard, 460; iron safe clause, 21, 366; insolvency, 403; insurable interest, 192; location of property, 117; loss by explosion, 295; misrepresentations, 192; oral contract, 312; parties in action on policy, 366; payment of premium, 141, 295; person insured, 311; pleading, 38; stipulation for appraisal, 175; temporary presence of gasoline on premises, 192; warranties, 38; warranties in application, 78.

Fish—rights of fishery, 272; state regulations, 78; title to oysters, 141.

Fixtures—conditional sale, 21; intention of parties, 392;

nchises—construction of statute, 51; pronible-ed transfer, 78.
ud—failure to read deed, 215; false representations, 101, 392; failure to read deed, 215; harmless exclusion of evidence, 61; matters of opinion, 460; measure of damages, 142, 393; misrepresentation as to financial condition, 61; nature of representations, 142; partnership settlement, 142; representations,

443.

uds. Statute of—agreement between Henholders, 142; agreement to reconvey, 21; boundaries, 366; composition with creditor, 460; contracts not to be performed within a year, 21; debt of another, 192; estoppel, 158; evidence, 426; guaranty as to house rent, 142; indemnity, 192; interest in land, 460; Frauds.

memorandum as to sale of land, 335; oll lease, 38; parol gift of land, 78; promise to pay debt of another, 479, parol modification of written contract, 142; partnership agreement, 460; partnership for dealing in land, 255; part performance, 443; party to be charged, 215; pleading, 21, 215, 312; receipt of goods, 78; sale and delivery, 372; sale of land, 408, 479; sufficiency of memorandum, 142.

142.
Fraudulent Conveyances—action to set aside,
215; assignment of fund, 175; bill of sale, 78;
endowment life policy, 78; evidence, 366, 443;
existence of cause of action, 78; payment of
note to protect maker from sult, 479;
grantee's intent, 256; liabilities of purchaser,
335; mortgages, 408; rights of subsequent
creditors, 256; secret trust, 443; solvency,
158; transfer between husband and wife,
216; transfer by debtor for benefit of creditors, 326.

Game—violation of game law, 101. Gaming—keeping gaming house, 460; pool sell-

Game—violation of game 18w, 1v1.
Gaming—keeping gaming house, 460; pool selling, 272.
Garnishment—application for writ, 216; exemptions, 479; notice, 443; knowledge of garnishee, 256; persons subject, 366; right of creditor, 352.
Gas—leaks, 312.
Gifts—acceptance, 78. 192; delivery, 460; deposits in bank 450; onerous donation, 272; revocatr.n. 62; unlue influence, 256; what constitutes, 408.
Good Will—breach of conditions, 444; rights of

constitutes, 408.

Good Will—breach of conditions, 444; rights of parties, 366; sale of business, 366.

Grand Jury—excusing a grand jury, 444; inquisitorial powers, 393; motion to quash, 62.

Ground Rents—payment, 101.

Guaranty—construction, 101, 256; diligence of creditor, 231; parties in action against guarantor, 38; pleading, 272; trust companies, 117.

Guaranty—construction, 101, 256; diligence of creditor, 231; parties in action against guarantor, 38; pleading, 272; trust companies, 117.

Guardian and Ward—accounting, 62; action by guardian, 408; attainment of majority, 142; charges, 272; investments, 366; liability for interest, 460; sale of realty, 352; sale of ward's property, 175; testamentary guardian, 101; use of property, 479.

Habeas Corpus—contempt, 366; federal interference with state courts, 101; nature of restraint, 256; substitute for writ of error, 335; sufficiency of return to writ, 366; violable ordinance, 480.

Hawkers and Peddlers—license, 444; reasonableness of ordinance, 175; who are, 312.

Health—burlal certificate, 426; legislative powers, 296; pest hospital, 460; right of board to delegate authority, 312; use of land for cemetery, 62.

Highways—assessing damages, 192; automobile, 38, 460; damage to abutting owners, 408; establishment, 231, 312; 335; failure of county to work road, 460; negligent as automobile, 62; obstruction, 101, 142, 272, 408; prescription, 117; regulation as to speed of highway, 461; viewer's property, 101.

Homestead—avoldance of transfer by wife, 216; contract waiving right, 192; conveyance, 444; co-tenancy, 78; exemptions, 231, 256; indivisible homestead, 256; judicial mortgage, 192; mortgage, 366, 408; renunciation, 231; sale for nonpayment of taxes, 426; sale of land for taxes, 117; scales permanently located, 461; what constitutes, 191, 175.

Homicide—assault with intent to kill, 366; circumstantial evidence, 192; committing fellony, 142; cooling time, 479; corpus delict, 312, 426; deadly weapon, 232, 461; failure to provide necessaries of life, 480; great passion as constituting insanity, 256; indictment, 256; insanity as a defense, 352; instructions, 158, 175, 216, 335, 444; intent, 296; justification, 444, 479, 489; legal malice, 216; malice, 312; motive, 366; murder, 73; opprobrious words as a provocation, 175; previous difficulty, 73; provocation, 21; provoking difficulty, 73; provocation, 21; provoking

Hospitals—capacity to take as legatee, 256; performance of governmental functions, 256. Husband and Wife—abandoment of wife, 102; accounting as to wife's separate estate, 461; agency of husband, 444; community property, 193, 216, 312; contracts of wife, 272, 295; conveyance of community property, 117; crimes by wife, 296; damages for injuries to wife, 366, 408; enticing and allenating, 272; estoppel, 312; evidence as to husband's agency, 118; failure of wife to join in mortgage, 21; failure to support wife, 272; family expenses, 193; implied trust, 256; judgments against wife, 102, 232; liability of wife for building material, 62; post nuptial settlement, 366; representations of wife, 38; right of wife to sue, 256; sale to husband, 193; separate estate, 272; title to hay grown on wife's land, 216; trusts, 26 vanilative of note; lindians—conversion of trial funds, 461. Indictment and Information—allegation and proof, 158, 488; allegations as to time, 352; alternative allegations, 393; amendment, 21; assault with intent to kill, 461; defective counts, 21; formal requisites, 21; joinder of caption, 38; variance, 312.

Infants—attorney's services, 22; contracts, 22, 444; custody, 335; damages, 393; damages for personal injuries, 461; disaffirmance of conveyance on reaching majority, 78; guardian all item, 158; judgment against, 335; process of service, 335; ratification of contract, 175; sale of real estate, 142.

Injunction—agreements of promoters, 78; alternative relief, 232; breach of contract, 192; burden of showing contempt, 102; claims to public lands, 78; coercion by labor unions, 366; collateral attack, 326; contempt, 335; continued trespasses, 175; county commissioners, 352; cutting off water supply, 118; damages, 22; discretion as to damages on dissolution, 25; discretion as to damages on dissolution, 25; discretion as to damages on dissolution, 393; municipal construction of sewer, 426; parties in interest, 335; plenary powers of court, 158; police interference with property rights, 366; labor unions, 14

62; sale of medicinal preparations, 22; sale to minors, 142, 193; transfer of license, 102; violation of local option law, 216, 352, 444; what constitutes, 78; what constitutes sale,

Joint Adventures—abandonment, 193; accounting, 232; construction of contract, 312; secret agreement for commissions, 444.

Joint Stock Companies—issuing bonds, 232; statutes governing organization, 408.

Judges—power after expiration of term, 176.

Judgment—amendment after term, 461; amount of damages demanded, 295; attachment, 62, 118; bar by former adjudication, 176; certiorarl, 461; collateral attack, 22, 158, 295; conclusiveness, 232, 312; construction, 367, 408; contribution from legatee of co-surety. of damages demanded, 295; attachment, 62, 118; bar by former adjudication, 176; certiorari, 461; collateral attack, 22, 158, 295; conclusiveness, 232, 312; construction, 367, 408; contribution from legatee of co-surety, 118; correction of record, 312; decree of foreign court, 102; description of property, 313; duration of lien, 256; effect of filing justice's judgment in district court, 62; ejectment, 295; enjoining collection of taxes, 193; equitable relief, 461; execution sale, 62; explanation of decree, 216; failure of evidence, 256; ralse return by judgment creditor, 461; finality, 296; former recovery, 461; fraud on court, 176; interlocutory decree, 335; joint and several judgment, 367; matters concluded, 461; motion to vacate, 62, 480; persons concluded, 444; persons who may plead, 142; petitory action, 272; presumption as to payment, 232; proof of former adjudication, 78; res judicata, 62, 118, 142, 427; satisfaction, 193; setting aside, 408.

Judicial Sale—appraisement, 193; caveat emptor, 444; foreclosure of mechanic's lien, 408; fraud, 444; notice, 72; rights of purchaser, 461; transfer to third persons, 158.

Jury—challenges, 176, 216; competency of alien, 142; discharge of regular panel, 62; equitable issues, 193; examination of juror, 232; peremptory challenges, 393; motion to quash venire, 78; qualification, 193, 427; selection by sheriff, 272; selection of panel, 39; summoning, 102; waiver of objections, 272.

Justices of the Peace—action against married woman, 216; change of venue, 142; disagreement of jury, 408; docket entries, 335; jurisdiction, 313; petition to vacate judgment, 352;

judgment, 158; remittitur after judgment, 352.

Landlord and Tenant—action for rent, 22, 118; adverse possession by tenant, 353; assignment of lease, 120, 461; breach of lease, 118; care required of premises, 216; conditions precedent in lease, 78; construction of lease, 118, 232, 367; damages for nuisance, 39; damages from poor husbandry, 142; defective elevator, 480; defective premises, 216; distraining for rent, 480; covenant to repair, 393; distress for rent, 367; duty to accept new tenant, 313; ejectment, 256; estoppel to deny title, 480; exercise of option, 393; injuries to third persons, 461; interference with business of lessee, 408; leases, 62, 480; limitations, 142; mistake in lease as to renewal, 193; notice to quit, 272; obligation to pay rent, 322; option to purchase, 22, 168; personal injuries, 393; renewal of lease, 193; rent, 367; repairs by landlord, 403; right to renew lease, 256; right to rents, 444; rights of lessees, 353; subletting, 102; surrender of premises, 176; tenporary injunction, 216; termination of tenancy, 216; trover and conversion, 427; unlawful detainer, 353; waiver of Jien oa crops, 232.

Larceny—property interest, 367; question for crops, 232.

Larceny—property interest, 367; question for jury, 78.

el and Slander—actionable words, 216; ad-missibility of evidence, 444; burden of proof, 272; corporations, 256; defenses, 272; excit-272; corporations, 256; defenses, 272; exciting pity and contempt, 367; imputing unchastity, 427; innuendoes, 22, 176, 367; instruction, 22, 62; judicial proceedings, 278; justification, 22; knowledge of hearers, 142; lease, 480; libel per se, 22; limited privilege, 235; maliciously imputing want of chastity, 176; newspaper publications, 256; pleading, 176; privileged communication, 158; probable cause, 176, 353; proof of truth, 427; pub-

lic officials, 480; punitive damages, 102; truth as defense, 367; what constitutes, 118, 296; words in foreign language, 461.

Licer-ess—cotton seed buyer, 39; electric light con-panies, 272; liability of social club, 256; manufacturer of cigars, 216; revocation, 39, 102, 142; ticket brokers, 273.

Liens—mortgage, 296; sale, 313.

Life Estates—injury to remainderman, 256; leases, 232; liability of estate of life tenant, 158; right to operate gas wells, 118.

Life Insurance—acceptance, 296; assignment by insured, 313; authority of agent to premiums, 393; beneficiaries, 118, 193; delivery of policy, 158; effect of divorce on wife's vested interest, 39; effect of receipt of premiums after lapse, 335; equitable owner-ship, 296; estoppel, 216; fraudulent representation, 78; incontestability, 444; induigence in payment of premium, 367; insurable interest, 257, 444; limitations, 159, 176; misstatements in application, 296; payment of premium, 257; premature action on policy, 461; presumptions as to payment of premium, 444; presumptions of death from absence, 273; refusal to reinstate lapsed policy, 444; reinsurance, 480; rights of beneficiary, 102; rights of members where company reinsured, 142; rights of policy holder to share in surplus, 257; settlement of interest charge against policy, 480; statement of occupation, 296; statutes affecting representations and warrants, 142; suit for accounting as to surplus funds, 335; validity of limiting cause, 142; what constitutes life insurance company, 367.

Limitation of Actions—accrual of cause of actions, 480; action on covenant, 367; amendment of pieddings, 336; commencement of action, 296; contract to devise land, 461; conversion by decedent, 313; damages from drains, 367; effect as to third persons, 142; express trusts, 444; fraud as ground for relief, 169; gifts, 273; implied contract to repair, 313; interrupting running of statute, 257; mortgaged property, 273; new note for interest, 22; recovery of real estate, 193; reviving debt, 296; running accounts, 444; statemen

of vendee, 330; service, 333.
Literary Property—unauthorized use, 62.
Livery Stable Keepers—injury to horse and buggy, 313.
Logs and Logging—boom corporation, 444; sale of standing timber, 22.
Malicious Prosecution—actions for damages, 296; acts of agent, 118; advice of counsel, 353; burden of proof, 296; competency of evidence, 323; elements of action, 461; manicious institution of bankruptcy proceedings, 159; ratification of act, 273.
Mandamus—compensation of city attorney for extra services, 461; county officers, 353; discretion of court, 232; exercise of judicial powers, 22; levy and collection of assessment, 118; municipal officers, 39; permit to lay railroad track, 393; pleading, 143; public funds, 102; scope of remedy, 367, 427; scope of writ, 296; special interest of relator, 176; street railroads, 313; to compel delivery of office books, 176; to compel traction company to pave streets, 143; to enforce audit of witness fees, 39; trying title to office, 75; who may bring, 193.
Marine Insurance—presumptions as to seaworthiness of barge, 444.
Maritime Liens—life preservers furnished vessel, 353; state statutes, 257.
Marriage—action to set aside, 336; competency of parties, 257; infancy of party, 427; legitimacy of children, 444; presumption, 216.
Marshalling Assets and Securisies—interest, 102; rights of subsequent mortgagee, 216.
Master and Servant—accounting in suit for wrongful discharge, 257; assumed risk, 62,

Vol. 63

CENTRAL LA

79, 102, 118, 148, 257, 273, 296, 313, 353, 367, 444; care required, 444; compensation, 367; contract of employment, 79, 216, 257, 408; contractor's bond, 353; contributory negligence, 79, 102, 118, 159, 193, 216, 257, 296, 313, 393, 445, 461, 480; defective appliance, 39, 62, 193, 217, 232, 296, 336, 353, 409, 445, 462; defective logging care, 217; defective machinery, 62, 102, 159; defective premises, 232; defective scanfolding, 257; duty of railroad toward construction gang, 445; duty to select safe place to work, 480; duty to warn servant, 462, 480; hiring by the month, 461; employer's liability act, 367; enticing servant to break contract, 176; evidence as to negligence, 273; evidence of master's negligence, 63; existence of relation, 257; failure to guard emery wheel, 39; failure to warn against danger, 273; fellow servant, 142, 296, 336, 353, 367, 409, 445; fraudulent breach of contract, 232; implied agreement not to diverge secret process, 22; incompetency of servant, 273, 313; independent contractor, 176, 257, 313; injury to child employe, 480; injury to railway brakeman, 143, 480; injury to servant, 273, 336, 393; injury to switchman, 63; injury to third person, 79, 119, 176, 462; instructions in personal injury case, 119, 232; knowledge of danger, 313; liability for injury to third person, 257; limitation of liability, 119; loan of servant to third person, 273; malicious injury to patron, 335; minors, 393; negligence, 63, 79, 296, 336, 393, 499; non-compliance with statute, 39; obvious danger, 273; obvious defects, 143; personal injuries, 143; persons engaged in superintendence, 367; pleading's contributory negligence, 79; proof and variance in personal injury case, 232; proximate cause, 176, 367; repairing machinery, 232; res ipsa loquitur, 313, 480; rights of life tenant, 102; rules, 63, 176; safe place to work, 143, 193, 296, 409, 445, 462, 480; term of employment, 257; torts of servant, 39, 119, 257, 409, 445, 462; unsafe appliances, 427; unsafe condition of railroad track, 6

payment by mistake, 313; recovery of money wrongfully obtained, 233.

Monopolies—agreement to sell to but one party, 480; contract to pay commissions, 313; Missouri anti-trust statute, 427; prohibited combinations, 79; restraint of trade, 217.

Mortgages—absolute deed as mortgage, 23, 23; accounting, 143; action to redeem, 336; assets, 193; assignment, 445; assignment of notes, 143; assignment, 445; assignment of notes, 143; assumption of debt, 296; attorney's fees, 368; contract right under municipal ordinances, 427; debts secured, 217; deed absolute, 63, 79; deed as collateral, 63; deed intended as security, 213; deeds of trust, 176; ejectment, 353; enforcement, 63; estoppel of mortgagor, 296; foreclosure, 177, 233, 336, 353, 408; foreclosure sale, 257; junior liens, 177; liability of trustee, 119; limitation of action, 368; merger of estates, 177; order to show cause, 177; possesson of land, 368; purchase by city of equity in

water plant, 445; redemption by second mortgagee, 409; remedies of tenant's creditors, 268; right to foreclose, 233; sale, 39; sale by trustee, 446; sale by trustee under vold appointment, 177; astisfaction, 462; validity in hands of assignee, 257; validity where resting on forged deed, 217; who may purchase at foreclosure sale, 63.

Motions—ex parte order, 79.

Municipal Corporations—action to recover taxes, 263; acts of officers of defacto corporations, 143; alley improvements, 62; assessment for street improvements, 62; assessment for taxes, 177; assessment proceedings for local improvements, 102; assignments of money due on contract, 273; authority of officers, 296; board of police commissioners, 273; bona fide holders, 23; building wharves and docks, 103; city attorney's right to compensation for extra service, 462; collection of special taxes, 103; construction of sewers, 353; contracts, 217; contract for a city improvement, 23; contracts with city, 79; defective sidewalks, 23, 79, 409, 481; damages for changes in street grades, 217; damages for changes in street grades, 217; damages for change of street grade, 480; defective streets, 445; drains, 365; effect of police officer's offer of service, 39; employee's leave of absence, 385; enforcement of assessment, 103; establishment of drains, 462; house slants, 296; icy sidewalks, 368; injury caused by defective streets, 336; injury to pedestrian by automobile, 257; justifying violation of ordinance, 194; liability for injuries, 368; liability for services of viliage attorney, 194; library donations, 217; maintenance of booms, 481; multiplicity of suits, 177; navigable waters, 79; New Orleans board of ilquidation, 409; obstruction in streets, 297; obstruction of alley, 272; obstruction on sidewalks, 368; occupation tax, 313; operation of lighting plant, 273; obstruction on sidewalks, 368; occupation, 134; riparian rights, 159; rights of complaint, 314; riparian rights, 169; rights of complaint, 314; riparian rights, 169; rights of company of alleys of procee

state, 273.

Negligence—assumed risk, 194; care as to persons on adjoining highway, 462; children, 297, 481; concurring causes, 297; contributory negligence, 103, 217, 353, 462; dangerous premises, 273, 427; duty toward licenses, 103; electric light plant, 314; evidence 217; fires, 481; frozen crop of sugar cane, 39; imputed negligence, 481; independent construction, 103; independent contractor, 409; injury in another state, 358; injury to 11-censee, 39, 273; instruction as to ordinary care, 119; last clear chance, 353; person in

charge of infant, 257; personal duties, 103; pleading, 39; premises abutting on high way, 336; private ways, 393; proximate cause, 23, 79; question for jury, 393; submission of issues to jury, 273; turntable, 119; unprecedented flood, 79; where accident was without negligence, 23.

New Trial—cumulative evidence, 445; grounds, 159; newspaper publications, 194.

Notice—warranties, 217.

Novation—definition, 336; evidence, 39.

Nuisance—abolition of private franchise, 336; declaration in action for damages, 336; easement of view, 297; fish factories, 159; injury to government quarantine station, 159; injury to property, 368; outside stairway, 427; permanency, 297; railroad's use of street, 393; stairway near street, 409; suit for abatement, 336; what constitutes, 159. 159.

Officers—action against, 143; appointment by ballot, 353; board of pharmacy, 273; compensation, 297; title to office, 409.

Parent and Child—contract for custody of child, 194; custody of child, 217, 314, 336; custody of infant's estate, 336; duty to support child, 368; emancipation, 427.

Parties—bailment, 445; breach of warranty, 159; intervention, 427.

Partition—attorney's fees, 159; debts of ancestor, 481; equitable issue, 314; exceptions to sale, 143; homestead, 79; issues, 409; life estates, 368; method, 257; pleading, 23; referee's report, 23.

Partnership—accounting, 194; accounting, 462;

referee's report, 23.

Partnership—accounting, 194; accounting, 462; acts of partner, 143; bills and notes, 368; contract with individual member, 445; dissolution, 143; 258, 462; effect of dissolution, 63; expenses after dissolution, 393; firm assets, 481; firm settlement, 143; name, 177; real estate of firm, 314; rights against copartners, 194; rights of co-partner, 409; sharing profits, 143; suit for settlement against surviving partner, 159; surviving partner as administrator, 159.

Party Walls—regulation by statutes, 63; right and liabilities, 394.

Patents—infringements, 159; license, 159; suit for infringement, 427.

Payment—application of payment, 23; application to old debt, 445; duress, 177; effect of extending time for paying note, 445; innocent third parties, 297; voluntary character, 159; follows experience, 232; intent, 194; proof

39.
Perjury—false swearing, 233; intent, 194; proof, 79; taking of oath, 427.
Perpetuities—charities, 23; effect of election to take against will, 409; trusts, 409.
Physicians and Surgeons—action for service, 194; compensation, 427; degree of skill required, 177; dental colleges, 394; dentists practicing without license, 233; examinations for license, 177; exemplary damages, 236; right to practice, 462.
Pleading—elternative pleading, 336; amendment

Pleading--alternative pleading, 336; amendment, ading—alternative pleading, 336; amendment, 273, 368; amendment after evidence is in, 337; amendment after verdict, 337; bill of particulars, 258; conclusion of law, 409; constitutionality of statute, 314; demurrer, 194, 353; failure to serve, 159; information and belief, 428; joint obligations, 143; motion for judgment on pleadings, 79; motion to strike, 353; negligence, 119; objections, 194; order allowing amendment, 233; plea of recoupment, 177; striking out averments, 368; validity of statute, 481; walver of defect, 23; withdrawal of demurrer, 39.

lges—assignment by pledgor, 445; sale of pledged goods, 297.

Powers-wills, 462.

Powers—wills, 462.

Principal and Agent—action on bond, 462; authority of agent, 79, 194, 314, 337, 353; contract by agent, 314; contract of independent contractor, 159; dissolution of partnership, 409; employment of agent, 297; good faith, 217; knowledge of agent, 194; liability for false representations, 337; limitation on apparent powers of agent, 177; misrepresentation of agent to third party, 297; power of attorney, 462; presumption, 368; rights of third persons, 461; unauthorized act of agent, 463; when title passes, 314.

ncipal and Surety—assignment of bond, 119; authority to deliver uncompleted bond, 103; construction of contract, 39; contractor's bond, 394, 409; contribution between co-sureties, 217; defenses of assignee of bond, 23; discharge of surety, 159, 258; effect of extending time for payment of debts, 314; failure to rely on primary fund, 353; limitation, 103; parties, 353; rights of sureties, 445, 463. Principal

Process—ab 39, 481.

Process—abuse, 103; notice of suit, 394; service, 39, 481.

Prohibition—attachment, 314; civil service commission, 368; ground, 273; justices of the peace, 868: membership of political committee, 394; scope of writ, 274.

Property—adverse possession, 177; sale under execution, 409.

Public Lands—additional lands, 368; adverse posession, 79; burden of proving grant, 258; claims of homesteader, 79; conflicting grants, 481; contests, 368; disposition of school lands, 159; estoppel, 368; forcible entry and detainer, 410; forfeiture, 314; grants of steta, 79; homestead, 353; interference by court with land department, 217; mining claims, 103; notice of forfeiture, 103; proceedings in land office, 428; proof of occupancy, 463; railroad land grants, 23; settlement and improvement, 177; Spanish grant, 337; town sites, 354; unlawful inclosure, 410; validity of grant, 2?

Public Office—appeal, 354.

Quieting Title—action by mortgagor, 217; discalmer, 369; mortgage barred by limita-

claimer, 369; mortgage barred by limita-tions, 445; pleadings, 119, 143; possessions, 337; right of action, 143.

337; right of action, 143.

Quo Warranto—incorporation of village, 297; misuse of corporate franchise, 274.

Railroads—accident at crossing, 119, 369; apparent danger, 177; backing trains, 233; care required at railway crossing, 217; contributory negligence, 63, 159, 233; crossing accidents, 40, 194; drinking water for passengers, 481; duty of employees, 369; duty to brakeman, 159; duty to signal, 314; duty to trespassers, 369; duty to use spark arresters, 258; duty toward license on trial, 481; duty toward persons on track, 159; duty toward trespassing children, 354; eminent domain, 218; exemplary damages, 354; 481; duty toward persons on track, 159; duty toward trespassing children, 354; eminent domain, 218; exemplary damages, 354; fences, 463; fires, 103, 274, 314, 394, 445; frightening horses, 369, 446; injury at crossing, 23, 337; injury from dislodged brake shoe, 354; injury to animals, 274; injury to cattle, 160; injury to consignee of freight, 410; injury to deaf persons, 144; injury to pedestrian, 144; instruction as to care required, 410; interests in land, 144; joint liability for injury to passenger, 103; joint liability for injury to passenger, 103; joint liability of road and engineer for negligence, 194; killing dog at crossing, 337; killing stock on track, 258; liability for loss of baggage, 233; necessity of crossing, 428; negligence, 23, 354, 463; notice of sale, 481; operation by receiver, 160; personal injury by reason of defective cars, 23; railroad commissioners, 314; rights in land, 103, 119; rights in streets, 218; statutes respecting cattle guards, 314; stopping fast mail train by fag, 481; stop, look and listen, 394, 481; subscription in aid, 428; swamp land grant, 463; wanton injury to trespasser, 337.

er, 33... e—conviction of attempt, 160; corroboration of female, 233; indictment, 314; other of-fenses, 218; prior and subsequent lascivous conduct, 354; resistance, 194. Rape

fenses, 218; prior and subsequent lascivious conduct, 354; resistance, 194.

Receivers—accounting, 40; allowance of fees from trust funds, 428; appointment, 23, 337; compensation where appointment was void, 144; grounds for appointment, 177; liability for rent, 446; judgment for sale of property, 337; notice of sale, 481; settlement of claims, 119. 119.

Recordsdestruction, 63; province of examiner, 144.

Reference—report of commissioners, 314; special commissioner, 218.
Reformation of Instruments—mortgage, 410.
Release—attack for fraud, 194; consideration, 194; effect on action against defendant sepa-

rately liable, 160; joint tort feasors, 394; pleading, 410, 446; repudiation, 144; recission, 354; validity, 337.
Religious Societies—quieting title, 337.
Remainder—construction, 144; contingent remainder. 144

Remainder—construction, 144; contingent remainder, 144.

Removal of Causes—citizenship, 354; denial of civil rights, 63; diverse citizenship, 160; jurisdictional amount, 104; presentation of petition and bond to court, 428; suits between non-residents, 160.

Replevin—answers of defendants inuring to others, 23; attached property, 297; judgment, 354; liability on bond, 194; pleading, 104; property in custodia legis, 463; property taken for husband's debts, 218.

Review—breach of contract, 274.

Robbery—questions for jury, 63; what constitutes, 177.

Sales—action for breach, 297, 394; agreement for

Review—breach of contract, 274.
Robbery—questions for jury, 63; what constitutes, 177.
Sales—action for breach, 297, 394; agreement for rescission, 119; ambiguity as to time of delivery, 104; bailments, 160, 369; bona fide purchasers, 369; breach, 177; breach and measure of damages, 481; breach by seller, 120; breach of conditions, 463; breach of contract, 194; breach of warranty, 63, 314; chattel mortgages, 387; compliance with contract, 463; conditional sale, 233, 328; conditions, 63, 120; construction, 144, 394; contracts, 446, 481; damages for breach, 194, 369; delay in furnishing building material, 23; delivery, 177, 428; delivery in bulk, 428; delivery to carrier, 233, 482; duty to inspect, 218; effect of mortgage by buyer, 40; entire contract, 410; evidence, 80; fallure of consideration, 23; failure to accept goods, 40; fraud, 394; goods lacking in quality, 40; issues and proof, 369; liens, 120, 297; measure of damages for breach, 63, 428; misrepresentations, 463; mistake, 258; obtaining property without paying price, 24; offek and acceptance, 446; purchase of timber from life tenant, 258; reasonable time to inspect before rejecting, 24; recovery for shortage in weight, 24; recovery of price, 40; remedies of seller in conditional sale, 463; representation as to quality, 394; resale after buyer refused to accept, 482; resale by seller, 297; right of recission, 337; stoppage in transitu, 410; tender by vendee, 337; time of delivery, 314; title to property hidden table, 463; warranties, 120, 369; warranty of validity of bonds, 428, Salvage—compensation, 160; on duties, 337. Schools and School Districts—religious garb, 297; special tax relations, 337.
Searches and Selzures—books and papers of corporations, 104.

Searches and Seizures—books and papers of corporations, 104. Seduction—evidence as to other acts, 233; testimony of female, 24. Set-Off and Counterclaim—allowance for improvements, 233. Sheriffs and Constables—attachment, 104; false imprisonment, 482; false return, 463; llability for costs, 177; wrongful seizure on execution, 24. Shipping—damage to cargo, 354; delay in delivered

Shipping—damage to cargo, 354; delay in delivery of vessel, 160; injury to goods, 297; injury to passenger, 258; injury to stevedore, 482; right to limitation of liability, 463. Signatures—use of lead pencil, 337. Slaves—legitimacy, 446; legitimatizing cohabitation 314.

tation, 314. tation, 314.

cific Performance—agreement to execute mortgage, 24; contracts enforcable, 410; contracts for sale of land, 314; description of property, 337; enforcement of part contract, 144; fraud, 337; grounds for refusal, 233; judgment, 63; laches, 337; mistake, 24; monetary relief, 218; option contract, 482; parol agreement, 354; perfecting title pending action, 63; remedy at law, 233; sale of land, 218; sale of real estate, 410; statute of frauds, 337; sufficiency of consideration, 24; terminal facilities, 258. tes—boundaries, 104, 218; change in course of navigable water, 482; expenditure, 369; payment of warrant, 160. tutes—certificate of presiding officer, 120; construction, 297; incorporation of city, 394; passage of bills, 410; pleading laws of another state, 482; special legislation, 463;

validity where signed after adjournment, 104 Stipulations-judgment, 369; statement of facts,

144. Street Railroads-144.

eet Railroads—appliances. 160; care required in riding on platform, 258; care required of motorman, 446; care required of passenger, 218; collision with pedestrian, 482; collision with team, 297; collision with vehele, 80; contributory negligence, 120, 177, 297; crossing track, 410; defective hearing, 463; discovered peril, 63; duty to look and listen, 258; duty to paye between tracks, 446; duty crossing track, 410; defective hearing, 463; discovered peril, 63; duty to look and listen, 253; duty to pave between tracks, 446; duty to sound gong, 218; duty toward public, 177; ejection of passenger, 120; excessive speed, 337; extension of term of franchise, 297; failure to ring bell, 298; frightening horses, 104; height of trolley wire, 334; injury boarding car, 369, 410; injury to child on track, 446; injury to passenger, 40, 104, 120, 233, 463; injury to person on track, 369; insolvency, 177; killing animals 354; negligence, 104, 463; ordinances as to sale of tickets to school children, 463; passenger jumping to avoid collision, 274; place of alighting, 274; pleadings in an action for personal injuries, 120; police regulations, 314; premature starting of car, 298; proof of rules as to riding on front platform, 463; rails in street, personal property, 463; resipsa loquitur, 24; riding on running board, 104; right in streets, 178; right to lay tracks, 144; term of franchise, 64; use of streets, 258, 463; who are passengers, 80.

Streets—collision with vehicle at crossing, 446. Subrogation—discharge of valid lien, 446; furnishing money to pay mortgage, 298; rights of persons subrogated, 40; subsequent mortgagees, 274.

Subrogation—discharge of valid lien, 446; furnishing money to pay mortgage, 298; rights of persons subrogated, 40; subsequent mortgagees, 274.

Sunday—contracts, 233; sale of intoxicating liquours, 298; validity of contract, 120; work of necessity, 298.

Taxation—action to quiet title, 80; annuities, 394; bequests for masses, 258; cancellation of tax sale, 337; church property, 144; collection of delinquent taxes, 554; constitutionality of scheme of assessment, 233; decree confirming tax sale, 24; delinquent tax sale, 178, 369; description of property, 80, 337; double taxation, 482; enrolled vessels, 428; foreign corporations, 369; forfeiture of commissions, 338; fraud inducing sale, 213; inheritance tax, 410; injunction, 64; interest on taxes due, 369; lands under water, 120; notice of sale, 233; omitted property, 144; payment by tenant in common, 178; penalty and costs, 233; property to be transported out of state, 446; questions reviewable, 263; railroad stock, 178; real property, 428; redemption from tax sale, 144; redemption of property to minor, 120; situs of property, 234; state taxes, 428; statute of limitations, 80; suit to set aside tax sale, 214; tax deed, 80, 178, 410; tax sale, 80, 178, 234, 274, 298; use of public monies, 428; validity of sale, 258; validity of tax deed, 178; waiver of notice of proceedings, 410.

Telegraphs and Telephones—city ordinances, 428; damages for delayed message, 369, 464; delay in delivery of message, 482; delay in telegram, 338; delay in transmitting message, 80; duty of receiving clerk, 482; exemplary damages, 24; failure to deliver telegram, 394; forfeiture of franchise, 144; injury to servant, 369; mental anguish, 464; injury to servant, 369; mental anguish

Towage—negligent injury to tow, 160. Towns—authority of trustee, 144; claims, 482. Trade Marks and Trade Names—colored streak in wire rope, 338; distinctiveness of design, in wire rope, 33s; distinctiveness of design, 464; false representations, 234; goods bearing false label, 40; indefiniteness of description, 64; labels, 394; scope of trade-mark, 338; suit for infringement, 104; unfair competition, 160, 218, 338, 464.

Trade Unions—obligation of members, 178.

Trade Unions—obligation of members, 178.
Trespass—action by reversioner, 120; adverse possession, 120; attaching wires to building, 64; bees, 104; county records, 218; cutting logs into lumber, 446; cutting timber, 234; destruction of crops, 80; evidence, 338; exemplary damages, 410; instructions, 370; possession, 120; right of entry, 338.
Trespass to Try Title—adverse possession, 160; burden of proof, 24; evidence, 80; good faith, 370.

370.

11—action for damages on delayed telegram, 64; amendment of verdict, 338; applicability of instruction to case, 274; argument of counsel, 24; assumption as to facts, 298; contract for sale of land, 274; credibility of witness, 144, 394; defective verdict, 104; definition of words, 234; demurrer of evidence, 80; deposition, 80; directed verdict, 178; difinition of words, 234; demurrer of evidence, 80; deposition, 80; directed verdict, 178; direction of verdict, 120, 234, 370; duties of trustees, 428; effect of an omission in an instruction, 64; exceptions, 338; findings, 178, 234; instructions, 24, 178, 234, 274, 338, 370; involuntary nonsuit, 234; irrelevant instructions, 178; jury, 370; mental incompetency of plaintiff, 274; motion for non-suit, 194; nonsuit, 334, 428; pleadings, 338; prejudicial error, 178; questions for jury, 160; reception of evidence, 234, 428; recovery, 120; res ipsa loquitur, 482; special findings of fact, 410; special interrogatories, 298; striking out evidence, 80, 234; trespass, 410; use of testimony at former trial, 120; verdict as affected special findings, 40.

dict as affected special findings, 40.
Trover and Conversion—evidence, 354, 446; receiving proceeds of wrongful sale, 338; sufficiency of petition, 446; title to support,

Trusts-

Turnpikes and Toll Roads-termination of char-

ter, 274. United States—civil service, 298; immunity from

suits, 234. Usury—charges for selling crop, 194; evidence, 270; coercion, 218; payment of debt by third person, 24; questions for jury, 298; renewal of usurious contract, 120; what law governs,

Vagrancy—sufficiency of complaint, 354.
Vagrancy—sufficiency of complaint, 354.
Vendor and Purchaser—abatement of price, 234; breach of contract for sale of real estate, 258; caveat emptor, 370; conveyance to third person, 464; contract for sale, 144; contract for sale of interest in land, 160; contract for sale of realty, 104; directed verdict, 370; executory contract, 218; fraud, 178; homestead, 64; how created, 64; inadequacy of price, 64; liens, 160; lien for purchase price, 120; marketable title, 464; notice of prior deed, 258; options, 255; outstanding leases, 194; recovery of purchase price, 178; refunding money paid, 144; rents and profits, 178; rescission of contract, 338; return of earnest money, 464; right of assignee of notes, 370; right to declare forfeiture, 24; right to conveyance, 482; right to rent, 64; sale of land in

gross, 24; tender, 338; tender of performance, 258; title, 482; trust relations, 178; unpaid ticket, 464; validity of contract, 178.
Venue—additional parties, 160; contempt proceedings, 298; enjoining railroad company from enforcing rates, 178.
Verdict—judgment of supreme court, 24.
Warehouseman—conversion, 144; waiver of lien, 428; warehouse receipts, 104, 354.
Waters and Water Courses—acquisition of works by city, 258; action to quiet title, 370; appropriation of water, 24; appropriation of water 42; appropriation of water 446; damages, 394; diversion, 370; flooding lands, 234; flowage, 298; flowage of land, 80; flowage rights, 144; grant of water power, 410; injunction 298; nowage of land, 80; nowage rights, 144; grant of water power, 410; injunction against appropriation, 64; irrigation, 370; maintenance of embankment, 446; obstruction by railroad, 428; obstruction of easement, 482; partial invalidity of franchise, 274; pollution, 104; pollution, 338; public water supply, 354; rates fixed by water company, 394; regulation of water and light, 428; reservoir, 464; reservation in irrigation contract, 80; surface waters, 370; water contract. 80; surface waters, rents, 120. 370;

-accidental discharge, 178; breach the peace, 178; joint tort feasors, 274; to carry, 446; shooting into dwellings, 274; right lings, 274.

the peace, 178; joint tort feasors, 274; right to carry, 446; shooting into dwellings, 274. lls—abatement of legacies, 160, 218; adopted children, 410; allowance to guardian ad litem, 64; annuities, 338; capacity of testator, 446; charge on devisee, 104; charge on and, 464; claims and counterclaim, 80; construction, 104, 298, 354, 370; construction as to word "bequeath," 64; constructive trusts, 218; contest, 258, 394; contingent devise, 24; contract to will, 234; creation of trust, 446; cross-examination, 144; death of remainderman, 120; disposition of real estate, 64; duress, 482; election, 234; estates for life, 354; estate in trust, 394; estoppel by acceptance of devise, 144; executor's final accounting, 234; failure of legatee, 370; gifts of income, 104; identity of witnesss, 464; intention of testator, 24, 338; interest of public administrator in content, 410; mental capacity, 40; mental weakness, 274; nature of estate devised, 104, 370; pencil erasures, 120; probate, 410; reference to other writing, 464; remainders, 464; rights of legatee, 144; setting aside judgment, 80; testamentary capacity, 40, 258; testator's intention, 370; time for payment of legacy, 298; undue influence, 298; validity of bequest, 428; validity where prepared from instructions, 178. validity where prepared from instructions, 178.

178.
tnesses—attorney and client, 482; children, 298; competency, 64, 218; competency of contradictory evidence, 338;
competency of infant, 24; competency when
interested in action, 298; constitutional
privilege, 178; contradictory statements, 446;
conversation with deceased, 64; corroboration, 364; credibility, 178; cross-examination, 104, 234, 410; depositions, 354; discrediting testimony, 234; effect of examination of adverse party, 80; evidence as to
character of deceased, 80; evidence of good
character, 160; examination, 194, 274; fires character of deceased, 89; evidence of good character, 160; examination, 194, 274; fires set by railroad engine, 104; husband and wife, 354, 464; illegal marriage, 354; impeachment, 120, 144, 160, 446, 464, 482; information acquired by physician 464; in rebuttal, 40; knowledge obtained from view, 218; mileage fees, 64; privileged communications, 314; privileged communications, 461; production of documents 144; re-direct examinations of documents 144; re-direct examinations, 464; production of documents 144; re-direct examinations.

410; privileged communications, 464; production of documents, 144; re-direct examination, 354, 394, 446; refreshing memory, 298, 482; scope of cross-examination, 40, 298; surprise, 120; transactions with decedent, 64, 120, 144, 258, 370, 446, 482.

Work and Labor—action for services, 258; architect's services, 80; express contract, 394; labor and materials furnished, 274; measure of damages, 298; persons in family relation, 274; recovery on quantum meruit, 120; quantum meruit, 258; service between persons in family relation, 234; services of nurses, 64; value of service, 338.